

# Washington State Register

DECEMBER 15, 1982

OLYMPIA, WASHINGTON

ISSUE 82-24



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## CITATION

Cite all material in the Washington State Register by its issue number and sequence within that issue, preceded by the acronym WSR. Example: The 37th item in the August 5, 1981, Register would be cited as WSR 81-15-037.

## PUBLIC INSPECTION OF DOCUMENTS

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## CERTIFICATE

Pursuant to RCW 34.08.040, the publication of rules or other information in this issue of the Washington State Register is hereby certified to be a true and correct copy of such rules or other information, except that headings of public meeting notices have been edited for uniformity of style.

DENNIS W. COOPER  
Code Reviser

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# WASHINGTON STATE REGISTER

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The Washington State Register is an official publication of the State of Washington. It contains proposed, emergency, and permanently adopted administrative rules, as well as other documents filed with the Code Reviser pursuant to RCW 34.08.020 and 42.30.075. Publication of any material in the Washington State Register is deemed to be official notice of such information.

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## STYLE AND FORMAT OF THE WASHINGTON STATE REGISTER

### 1. ARRANGEMENT OF THE REGISTER

Documents are arranged within each issue of the Register according to the order in which they are filed in the code reviser's office during the pertinent filing period. The three part number in the heading distinctively identifies each document, and the last part of the number indicates the filing sequence within an issue's material.

### 2. PROPOSED, ADOPTED, AND EMERGENCY RULES OF STATE AGENCIES AND INSTITUTIONS OF HIGHER EDUCATION

The three types of rule-making actions taken under the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW) may be distinguished by the size and style of type in which they appear.

- (a) **Proposed rules** are those rules pending permanent adoption by an agency and set forth in eight point type.
- (b) **Adopted rules** have been permanently adopted and are set forth in ten point type.
- (c) **Emergency rules** have been adopted on an emergency basis and are set forth in ten point oblique type.

### 3. PRINTING STYLE—INDICATION OF NEW OR DELETED MATTER

RCW 34.04.058 requires the use of certain marks to indicate amendments to existing agency rules. This style quickly and graphically portrays the current changes to existing rules as follows:

- (a) In amendatory sections—
  - (i) underlined matter is new matter;
  - (ii) deleted matter is (~~lined out and bracketed between double parentheses~~);
- (b) Complete new sections are prefaced by the heading **NEW SECTION**;
- (c) The repeal of an entire section is shown by listing its WAC section number and caption under the heading **REPEALER**.

### 4. EXECUTIVE ORDERS, COURT RULES, NOTICES OF PUBLIC MEETINGS

Material contained in the Register other than rule-making actions taken under the APA or the HEAPA does not necessarily conform to the style and format conventions described above. The headings of these other types of material have been edited for uniformity of style; otherwise the items are shown as nearly as possible in the form submitted to the code reviser's office.

### 5. EFFECTIVE DATE OF RULES

- (a) Permanently adopted agency rules take effect thirty days after the rules and the agency order adopting them are filed with the code reviser. This effective date may be delayed, but not advanced, and a delayed effective date will be noted in the promulgation statement preceding the text of the rule.
- (b) Emergency rules take effect upon filing with the code reviser and remain effective for a maximum of ninety days from that date.
- (c) Rules of the state Supreme Court generally contain an effective date clause in the order adopting the rules.

### 6. EDITORIAL CORRECTIONS

Material inserted by the code reviser for purposes of clarification or correction or to show the source or history of a document is enclosed in brackets [ ].

### 7. INDEX AND TABLES

A combined subject matter and agency index and a table of WAC sections affected may be found at the end of each issue.

**1982 - 1983**

**DATES FOR REGISTER CLOSING, DISTRIBUTION, AND FIRST AGENCY ACTION**

<u>Issue No.</u>	<u>Closing Dates<sup>1</sup></u>			<u>Distribution Date</u>	<u>First Agency Action Date<sup>3</sup></u>
	Non-OTS & 30 p. or more	Non-OTS & 11 to 29 p.	OTS <sup>2</sup> or 10 p. max. Non-OTS		
<u>For Inclusion in—</u>	<u>File no later than—</u>			<u>Count 20 days from—</u>	<u>For hearing/adoption on or after</u>
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<sup>1</sup>All documents are due at the Code Reviser's Office by 5:00 p.m. on the applicable closing date for inclusion in a particular issue of the Register; see WAC 1-12-035 or 1-13-035.

<sup>2</sup>A filing of any length will be accepted on the closing dates of this column if it has been prepared by the Order Typing Service (OTS) of the Code Reviser's Office; see WAC 1-12-220 or 1-13-240. Agency-typed material is subject to a ten page limit for these dates; longer agency-typed material is subject to the earlier non-OTS dates.

<sup>3</sup>No proceeding may be held on any rule until twenty days have passed from the distribution date of the Register in which notice thereof was contained." RCW 28B.19.030(4) and 34.04.025(4). These dates represent the twentieth day after the distribution date of the applicable Register.

**WSR 82-24-001**  
**ADOPTED RULES**  
**BOARD OF HEALTH**  
[Order 248—Filed November 18, 1982]

Be it resolved by the Washington State Board of Health, acting at Seattle, Washington, that it does adopt the annexed rules relating to:

Rep	WAC 248-18-99901	Appendix A—Footnotes in chapter 248-18 WAC.
New	WAC 248-18-99902	Appendix B—Dates of documents adopted by reference in chapter 248-18 WAC.

This action is taken pursuant to Notice No. WSR 82-20-086 filed with the code reviser on October 6, 1982. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 70.41.030 and is intended to administratively implement that statute.

This rule is promulgated under the general rule-making authority of the Washington State Board of Health as authorized in RCW 43.20.050.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 10, 1982.  
By John Beare, MD  
Secretary

#### NEW SECTION

WAC 248-18-99902 APPENDIX B—DATES OF DOCUMENTS ADOPTED BY REFERENCE IN CHAPTER 248-18 WAC. (1) NATIONAL FIRE PROTECTION ASSOCIATION (NFPA), 56A, 1978 edition.

(2) Use of the guide, published by the American Society of Heating, Refrigeration, and Air Conditioning Engineers (ASHRAE), recommended for design of heating and ventilating systems. ASHRAE Handbook series – four volumes: 1978 Applications; 1979 Equipment; 1980 Systems; 1981 Fundamentals.

(3) UNIFORM PLUMBING CODE, International Association of Plumbing and Mechanical Officials (IAPMO), 1979 edition.

(4) NATIONAL FIRE PROTECTION ASSOCIATION (NFPA), 56F, 1977 edition.

(5) NATIONAL FIRE PROTECTION ASSOCIATION (NFPA), Standard Number 90A, 1978 edition.

(6) Food Service Equipment Standards of the National Sanitation Foundation, 1976.

(7) Recommend use of the following standards:  
(a) "Classification of Etiologic Agents on the Basis of Hazard"

United States Department of Health, Education and Welfare Publication  
Public Health Service  
Center for Disease Control  
Office of Biosafety

Atlanta, Georgia 30333  
(b) "Selecting a Biological Safety Cabinet"  
United States Department of Health, Education and Welfare

Public Health Service  
National Institutes of Health  
National Cancer Institute  
Office of Research Safety  
Bethesda, Maryland 20014  
(c) For the design, construction, and performance of "Class II Biohazard Cabinetry NSF No. 49"  
National Science Foundation  
NSF Building  
Ann Arbor, Michigan 48105

(8) UNIFORM MECHANICAL CODE (UMC), International Association of Plumbing and Mechanical Officials (IAPMO), 1979 edition.

(9) UNDERWRITERS LABORATORIES (UL), 181-15 Standard for Safety Air Ducts, 1974 edition.

(10) SHEET METAL AND AIR CONDITIONING CONTRACTORS' NATIONAL ASSOCIATION, INC., (SMACNA), Duct Liner Application Standard, Second edition, 1975.

(11) Compressed Air Association, Pamphlet Number 2-2.1, "Standards for Medical-Surgical Vacuum Systems", 1976 edition.

(12) Illuminating Engineers Lighting Handbook (IES), 1981 Application Volume.

(13) NATIONAL FIRE PROTECTION ASSOCIATION (NFPA-70), 1981 edition.

(14) METHOD OF TESTING AIR-CLEANING DEVICES USED IN GENERAL VENTILATION FOR REMOVING PARTICULATE MATTER", American Society of Heating, Refrigeration, and Air conditioning Engineers (ASHRAE), Standard 52-76, 1976 edition.

#### REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 248-18-99901 APPENDIX A—FOOTNOTES IN CHAPTER 248-18 WAC.

**WSR 82-24-002**

**ADOPTED RULES**

**BOARD OF HEALTH**

[Order 249—Filed November 18, 1982]

Be it resolved by the Washington State Board of Health, acting at Seattle, Washington, that it does adopt the annexed rules relating to license expiration dates, amending WAC 248-18-015.

This action is taken pursuant to Notice No. WSR 82-20-084 filed with the code reviser on October 6, 1982. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This is promulgated pursuant to RCW 70.41.030 and is intended to administratively implement that statute.

This rule is promulgated under the general rule-making authority of the Washington State Board of Health as authorized in RCW 43.20.050.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 10, 1982.

By John Beare, MD  
Secretary

AMENDATORY SECTION (Amending Order 119, filed 5/23/75)

**WAC 248-18-015 LICENSE EXPIRATION DATES.** The department shall issue hospital licenses initially and reissue hospital licenses as often thereafter as necessary to stagger license expiration dates throughout the calendar year so as to cause approximately one-twelfth of the total number of hospital licenses to expire on the last day of each month, but no license issued pursuant to this chapter shall exceed ((twelve)) thirty-six months in duration((~~PROVIDED That, when the annual license renewal date of a previously licensed hospital is set by the department on a date less than twelve months prior to the expiration date of a license in effect at the time of issuance, the license fee shall be prorated on a monthly basis and a credit be allowed at the first renewal of a license for any period of one month or more covered by the previous license~~)). If there is failure to comply with the provisions of chapter 70.41 RCW or this chapter, the department may, in its discretion, issue a provisional license to permit the operation of the hospital for a period of time to be determined by the department((, but not to exceed twelve months)).

**WSR 82-24-003  
ADOPTED RULES  
BOARD OF HEALTH**

[Order 250—Filed November 18, 1982]

Be it resolved by the Washington State Board of Health, acting at Seattle, Washington, that it does adopt the annexed rules relating to personnel, amending WAC 248-18-040.

This action is taken pursuant to Notice No. WSR 82-20-083 filed with the code reviser on October 6, 1982. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This is promulgated pursuant to RCW 70.41.030 and is intended to administratively implement that statute.

This rule is promulgated under the general rule-making authority of the Washington State Board of Health as authorized in RCW 43.20.050.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 10, 1982.

By John Beare, MD  
Secretary

AMENDATORY SECTION (Amending Order 191, filed 1/4/80)

**WAC 248-18-040 PERSONNEL.** (1) There shall be sufficient qualified personnel to properly operate each department of the hospital.

(2) The department of nursing shall be under the direction of a registered nurse. There shall be an adequate number of registered nurses on duty at all times.

(3) All nonprofessional employees performing nursing service functions shall be under the direct supervision of a registered nurse.

(4) Each employee shall have on employment and annually thereafter a tuberculin skin test by the Mantoux method. A positive test will consist of 10 mm of induration, or greater, read at ((48-72)) forty-eight to seventy-two hours. Positive reactors shall have a chest x-ray within ((90)) ninety days. ((A record)) Records of test results, x-rays((,)) or exemptions to such will be kept in the facility.

((Exceptions)) Exemptions:

(a) ((Positive reactors (as defined above) shall have an annual screening in the form of a chest x-ray)) New employees who can document a positive Mantoux test in the past shall have an initial screening in the form of a chest x-ray.

(b) ((Positive reactors whose chest x-ray shows no sign of active disease at least two years after the first documented positive skin test shall be exempted from further annual testing)) After entry, annual screening in the form of a skin test or chest x-ray shall not be required for reactors.

(c) Positive reactors who have completed a recommended course of preventive or curative treatment, as determined by the local health officer, shall be exempted from ((further)) testing.

(d) An employee ((who states that)) stating the tuberculin skin test by the Mantoux method would present a hazard to his or her health because of conditions peculiar to his or her own physiology may present supportive medical data to this effect to the tuberculosis control program, health services division, department of social and health services. The department will decide whether the waiver should be granted to the individual employee and will notify the employee accordingly. Any employee granted a waiver from the tuberculin skin test shall have a chest x-ray taken in lieu thereof.

(5) Employees with a communicable disease in an infectious stage shall not be on duty.

**WSR 82-24-004**  
**PROPOSED RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
**(Institutions)**  
[Filed November 18, 1982]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Social and Health Services intends to adopt, amend, or repeal rules concerning recertification of mental health facilities, amending WAC 275-55-293.

It is the intention of the secretary to adopt these rules on an emergency basis on or about November 18, 1982.

Correspondence concerning this notice and proposed rules attached should be addressed to:

David A. Hogan, Director  
Division of Administration  
Department of Social and Health Services  
Mailstop OB 33-C  
Olympia, WA 98504

Interpreters for people with hearing impairments and brailled or taped information for people with visual impairments can be provided. Please contact William B. Pope, Chief, Office of Administrative Regulations, at State Office Building #2, 12th and Franklin, Olympia, Phone (206) 753-7015, by December 22, 1982. The meeting site is in a location which is barrier free;

that the agency will at 10:00 a.m., Wednesday, January 5, 1983, in the Buildings and Grounds Conference Room, Service Level, Office Building #2, Olympia, Washington, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on January 12, 1983.

The authority under which these rules are proposed is RCW 71.05.560.

The specific statute these rules are intended to implement is RCW 71.05.540.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 5, 1983.

Dated: November 17, 1982  
By: David A. Hogan  
Director, Division of Administration

**STATEMENT OF PURPOSE**

This statement is being filed pursuant to RCW 34.04.045.

Re: Amending WAC 275-55-293.

The Purpose of the Rule Change: To provide the Department of Social and Health Services with an option to conduct site visits prior to renewal of a certification. Other changes improve clarity by inserting or eliminating a word.

The Reason These Rules are Necessary: The department presently lacks the ability to meet WAC 275-55-293 due to workload requirements created by the enactment of the 1982 Community Mental Health Services Act.

Statutory Authority: RCW 71.05.560.

Rule amendment allows the department the option to conduct a site visit prior to the renewal of a certification of an evaluation and treatment program component or components.

Person or Persons Responsible for the Drafting, Implementation and Enforcement of the Rule: Henry Tomes, Ph.D, Assistant Director, Community Mental Health Programs, Mental Health Division, Phone: 753-5414, Mailstop: OB 42-F.

These rules are not necessary as a result of federal law, federal court decision, or state court decision.

Rule change does not have a fiscal impact of more than 20% of all industries or more than 10% of the health care industry. Inability of the department to renew certification of evaluation and treatment program component or components reduces the number of involuntary programs available for the mentally ill, and increases demands upon state hospitals.

**AMENDATORY SECTION (Amending Order 1775, filed 3/11/82)**

**WAC 275-55-293 CERTIFICATION PROCEDURE—WAIVERS—PROVISIONAL CERTIFICATION—RENEWAL OF CERTIFICATION.** (1) In order to certify an agency's component or components, the department shall:

(a) Receive a formal request from the county-designated administrator of the evaluation and treatment program; and

(b) Conduct a site visit of the component or components including an inspection and examination of any records, procedures, materials, areas, programs, staff, and patients necessary to determine compliance with WAC 275-55-263, and the appropriate sections of WAC 275-55-271 through 275-55-291.

(2) The department shall issue full certification to a component only if the component is in full compliance with the applicable sections of this chapter.

(3) Variances from full compliance may be granted by the department in the form of a waiver, pursuant to the provisions of WAC 275-55-371.

(4) Provisional certification may be granted by the director to a component or components which are in substantial compliance with the applicable sections of this chapter. Such provisional certification shall specify the number and type of deficiencies temporarily allowed and the length of provisional status.

(5) Renewal of certification is required at least every other year, and ((shall)) may require a complete site visit of the ((affected)) component or components as specified in subsection (1)(b) of this section.

**WSR 82-24-005**  
**ADOPTED RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
**(Public Assistance)**  
[Order 1905—Filed November 18, 1982]

I, David A. Hogan, director of the Division of Administration, do promulgate and adopt at Olympia, Washington, the annexed rules relating to food stamps, amending chapter 388-54 WAC.

This action is taken pursuant to Notice No. WSR 82-19-077 filed with the code reviser on September 21, 1982. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 74.04.510 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 17, 1982.

By David A. Hogan  
Director, Division of Administration

**Reviser's note:** The material contained in this filing will appear in the 83-01 issue of the Register as it was received after the applicable closing date for this issue for agency typed material exceeding the volume limitations of WAC 1-12-035 or 1-13-035, as appropriate.

**WSR 82-24-006  
ADOPTED RULES  
DEPARTMENT OF  
SOCIAL AND HEALTH SERVICES  
(Public Assistant)**

[Order 1910—Filed November 18, 1982]

I, David A. Hogan, director of the Division of Administration, do promulgate and adopt at Olympia, Washington, the annexed rules relating to consolidated emergency assistance program, amending chapter 388-24 WAC.

This action is taken pursuant to Notice No. WSR 82-20-046 filed with the code reviser on October 1, 1982. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the Department of Social and Health Services as authorized in RCW 74.08.090.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 17, 1982.

By David A. Hogan  
Director, Division of Administration

**AMENDATORY SECTION (Amending Order 1704, filed 9/25/81)**

**WAC 388-24-260 CONSOLIDATED EMERGENCY ASSISTANCE PROGRAM—CERTIFICATION PERIOD.** CEAP may be authorized for no more than ((two)) one calendar ((months)) month in any period of twelve consecutive calendar months.

(1) Each certification period can not exceed one calendar month.

(2) A specified emergent need(s) must exist for ((each)) the period of eligibility.

(3) CEAP may not be paid to persons who received emergency assistance under previous emergency assistance programs within the last twelve months((, unless

assistance received was less than the two-month CEAP maximum payment. In this case, a second month's CEAP payment may be made, up to the amount of the difference between the amount of emergency assistance received and the two-month maximum payment allowable, except that this second month payment may not exceed the one month payment maximum)).

**AMENDATORY SECTION (Amending Order 1804, filed 5/6/82)**

**WAC 388-24-270 CONSOLIDATED EMERGENCY ASSISTANCE PROGRAM (CEAP)—GRANT STANDARDS.** (1) CEAP requirements shall be paid in the amount necessary to meet allowable emergent needs under the CEAP program, with the issuance of not more than one hundred percent of the payment standard for any month ((and issuance of not more than one hundred and twenty-five percent of the payment standard for two months' eligibility)). Following are payment maximums:

Number in Household	((One-Month Maximum))	((Two-Month Maximum))
1	288	((360))
2	365	((456))
3	451	((564))
4	531	((664))
5	612	((765))
6	693	((866))
7	802	((1,003))
8	887	((1,109))
9	887	((1,109))
10 (or more)	887	((1,109))

(2) ((If less than the full standard in subsection (1) of this section is used during the first month of CEAP eligibility, eligibility for the second month may exist up to the amount of the difference between the two-month maximum in subsection (1) of this section and the amount of the first month's CEAP payment, except that payment may not exceed the one-month payment maximum.))

((3))) The following are individual monthly payment maximums for the allowable emergent need items payable under the CEAP program. These limits may not be exceeded for individual need items. If more than one emergent need exists, the total payment for all needs may not exceed the standards in subsection (1) of this section:

	1	2	3	4	5	6	7	8 (or more)
Food	150	190	236	277	320	362	419	463
Shelter	159	202	249	293	338	383	443	491
Clothing	21	26	33	38	44	50	58	64
Minor								
Medical	54	67	80	100	120	139	157	174
Utilities	32	40	50	59	68	77	88	98
Household Maint.	27	34	42	49	56	64	74	82

Clothing and transportation – as needed not to exceed the grant maximum.

**WSR 82-24-007**  
**EMERGENCY RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
**(Institutions)**  
[Order 1911—Filed November 18, 1982]

I, David A. Hogan, director of the Division of Administration, do promulgate and adopt at Olympia, Washington, the annexed rules relating to recertification of mental health facilities, amending WAC 275-55-293.

I, David A. Hogan, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is the present rule requires a site visit prior to recertification of a mental health facility. The department no longer has staff to accomplish this. Failure to adopt this rule would result in the immediate loss of mental health beds.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 71.05.560 which directs that the Department of Social and Health Services has authority to implement the provisions of chapter 71.05 RCW.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 17, 1982.

By David A. Hogan  
Director, Division of Administration

**AMENDATORY SECTION** (Amending Order 1775, filed 3/11/82)

**WAC 275-55-293 CERTIFICATION PROCEDURE—WAIVERS—PROVISIONAL CERTIFICATION—RENEWAL OF CERTIFICATION.** (1) In order to certify an agency's component or components, the department shall:

(a) Receive a formal request from the county-designated administrator of the evaluation and treatment program; and

(b) Conduct a site visit of the component or components including an inspection and examination of any records, procedures, materials, areas, programs, staff, and patients necessary to determine compliance with WAC 275-55-263, and the appropriate sections of WAC 275-55-271 through 275-55-291.

(2) The department shall issue full certification to a component only if the component is in full compliance with the applicable sections of this chapter.

(3) Variances from full compliance may be granted by the department in the form of a waiver, pursuant to the provisions of WAC 275-55-371.

(4) Provisional certification may be granted by the director to a component or components which are in substantial compliance with the applicable sections of this

chapter. Such provisional certification shall specify the number and type of deficiencies temporarily allowed and the length of provisional status.

(5) Renewal of certification is required at least every other year, and ((shall)) may require a complete site visit of the ((affected)) component or components as specified in subsection (1)(b) of this section.

**WSR 82-24-008**  
**EMERGENCY RULES**  
**DEPARTMENT OF FISHERIES**  
[Order 82-202—Filed November 18, 1982]

I, Rolland A. Schmitten, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing rules.

I, Rolland A. Schmitten, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is restrictions in Areas 6, 6A, 7 and 7A provide protection for Canadian chum stocks while allowing a limited harvest, limited impact, limited effort, immobile treaty Indian reef net fishery in Areas 7 and 7A. Restrictions in Areas 7C and the Samish River provide secondary protection for coho and chum returning to the Samish River. Restrictions in Areas 10C, 10D and the Cedar River provide protection for Lake Washington sockeye. Restrictions in Area 8 and the Skagit River provide protection for Skagit River chum salmon. Restrictions in Areas 12A and 12D provide secondary protection for local chum salmon. Restrictions in Areas 12C provide protection for chum salmon destined for the Hoodsport Hatchery. Restrictions in Area 12B provide protection for chum returning to the Walcott Hatchery.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 18, 1982.  
By Rolland A. Schmitten  
Director

**NEW SECTION**

**WAC 220-28-233 PUGET SOUND COMMERCIAL FISHERY RESTRICTIONS** Effective immediately it is unlawful for treaty Indian fishermen to take, fish for or possess salmon for commercial purposes in the following Puget Sound Salmon Management and Catch

*Reporting Areas except in accordance with the following restrictions:*

*Areas 6 and 6A – Closed to commercial fishing.*

*Areas 7 and 7A – Closed to all commercial net fishing excluding reef net gear.*

*Area 7C – Closed to all commercial fishing.*

*\*Area 8 – Effective 2:30 PM Thursday, November 18, closed to all commercial fishing.*

*Area 10C – Closed to all commercial fishing.*

*Area 10D – Closed to all commercial fishing in that portion within 250 yards of the eastern and northern shores of Lake Sammamish between The Sammamish River and Issaquah Creek.*

*Areas 12A and 12D – Closed to all commercial fishing.*

*Area 12B – Closed to all commercial fishing in that portion westerly of a line from Quatsap Point to Pulali Point.*

*Area 12C – Closed to all commercial fishing within 2,000 feet of the western shore between Hoodsport Marina Dock and Glen Ayr Trailer Park.*

*Cedar River and Samish River – Closed to all commercial fishing.*

*Skagit River upstream of Old Faber Ferry Landing including all tributaries – Closed to all commercial fishing.*

*\*Skagit River downstream of Old Faber Ferry Landing including all tributaries – Effective 2:30 PM Thursday, November 18, closed to all commercial fishing.*

#### REPEALER

*Effective immediately the following section of the Washington Administrative Code is repealed:*

#### **WAC 220-28-232 PUGET SOUND COMMERCIAL FISHERY RESTRICTIONS (82-200)**

#### **WSR 82-24-009 EMERGENCY RULES DEPARTMENT OF FISHERIES [Order 82-203—Filed November 18, 1982]**

I, Rolland A. Schmitt, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing rules.

I, Rolland A. Schmitt, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is all citizen fishery openings allow continued harvest of non-Indian allocation of harvestable chum salmon. All other Puget Sound areas are

closed to all citizen commercial fishing to prevent overharvest of salmon stocks. Regulations in Areas 7 and 7A provide protection for Canadian origin coho and chum salmon while providing fishing opportunity for immobile limited effort, limited harvest, limited impact, reef net fisheries.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

**APPROVED AND ADOPTED November 18, 1982.**

By Rolland A. Schmitt  
Director

#### NEW SECTION

**WAC 220-47-723 PUGET SOUND ALL-CITIZEN COMMERCIAL SALMON FISHERY** Notwithstanding the provisions of Chapter 220-47 WAC, effective immediately until further notice it is unlawful to take, fish for or possess salmon for commercial purposes in the following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following restrictions:

*Areas 4B, 5, 6, 6A, 6B, 6C, and 6D – Closed.*

*\*Areas 7 and 7A – Closed, except reef nets may fish from 5 AM to 8 PM daily, November 21, 22, and 23.*

*\*Area 7B – Closed except gill nets using 6" minimum mesh may fish from 4 PM November 21 to 8 AM November 22; and purse seines may fish from 5 AM to 8 PM November 22.*

*Area 7C, 7D, 8, 8A, 9, 9A, 10, 10A, 10B, 10C, 10D, 10E, 11, 11A, 12, 12A, 12B, 12C, 12D, 13, 13A, 13B, and all freshwater areas – Closed.*

#### REPEALER

*The following section of the Washington Administrative Code is repealed effective immediately.*

#### **WAC 220-47-722 Puget Sound All-Citizen Commercial Salmon Fisheries (82-201)**

#### **WSR 82-24-010 ADOPTED RULES BOARD OF PILOTAGE COMMISSIONERS [Order 82-8, Resolution No. 82-8—Filed November 18, 1982]**

Be it resolved by the Board of Pilotage Commissioners, acting at Washington State Ferries Conference Room, Pier 52, Seattle, Washington 98104, that it does

adopt the annexed rules relating to collection of fees, WAC 296-116-070.

This action is taken pursuant to Notice No. WSR 82-19-093 filed with the code reviser on September 22, 1982. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 88.16.035 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 10, 1982.

By Ralph White  
Chairman

**AMENDATORY SECTION** (Amending Order 79-5, filed 10/18/79)

WAC 296-116-070 COLLECTION OF FEES. All pilots shall pay an annual license fee of ((six)) eight hundred dollars for every year in which they perform any pilotage services. If a licensed pilot does not perform pilotage services during a calendar year, his fee for that year shall be reduced to ((three)) four hundred dollars upon application to the board. The board of pilotage commissioners shall receive all fees for licenses or for other purposes and make proper accounting of same and transmit all such funds to the pilotage account.

**WSR 82-24-011**  
**NOTICE OF PUBLIC MEETINGS**  
**PENINSULA COLLEGE**  
[Memorandum—November 18, 1982]

The board of trustees of Community College District No. 1, Peninsula College, meeting in regular session on November 17, 1982, adopted the following schedule of meetings for calendar year 1983:

January 19  
February 16  
March 16  
April 20  
May 18  
June 15  
August 17  
September 21  
October 19  
November 16  
December 14

**WSR 82-24-012**

**NOTICE OF PUBLIC MEETINGS**  
**LOWER COLUMBIA COLLEGE**  
[Memorandum—November 16, 1982]

Lower Columbia College

**Board of Trustees Proposed Meeting Dates, 1983**

<u>Month</u>	<u>Day</u>	<u>Date</u>
January	2nd Wednesday	1/12/83
February	2nd Wednesday	2/9/83
March	2nd Wednesday	3/9/83
April	2nd Wednesday	4/13/83
May	2nd Wednesday	5/11/83
June	2nd Wednesday	6/8/83
July	2nd Wednesday	7/13/83
August	2nd Wednesday	8/10/83
September	2nd Wednesday	9/14/83
October	2nd Wednesday	10/12/83
November	2nd Wednesday	11/9/83
December	2nd Wednesday	12/14/83

**WSR 82-24-013**

**ADOPTED RULES**

**DEPARTMENT OF LICENSING**

(Board of Medical Examiners)

[Order PL 412—Filed November 19, 1982]

Be it resolved by the Washington State Board of Medical Examiners, acting at Seattle, Washington, that it does adopt the annexed rules relating to the practice and utilization of physician assistants.

This action is taken pursuant to Notice No. WSR 82-19-088 filed with the code reviser on September 22, 1982. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 18.71A-.020 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 5, 1982.

By Ms. Cecile Bostrom  
Chair

**AMENDATORY SECTION** (Amending Order PL 368, filed 1/21/81)

WAC 308-52-139 **PHYSICIAN ASSISTANT(S)—REGISTRATION.** (1) Classification. Each physician assistant will be classified according to the specialty or content of his or her training program.

(2) Registration procedure. All applications shall be made to the board on forms supplied by the board. ((Applications shall be submitted 30 days prior to the meeting of the board in which consideration is desired.)) Applications shall not be reviewed or approved until the

forms and supporting documents are complete. Applications shall be made jointly by the physician and the assistant. An application which clearly meets the board's requirements may receive interim approval by ((a designated board member)) the board's executive secretary or assistant executive secretary providing the physician supervisor is licensed and in good standing in the state of Washington and that evidence is submitted to document the required education and training of the physician assistant. Such interim approval shall be subject to final action by the board's application committee at its next regular meeting. Applications which do not clearly meet the board's guidelines will be reviewed at the committee meeting, which review may include an interview. Applications may also be considered at any regular meeting of the board.

(3) Registration Renewal. Each registered assistant and the registering physician shall be required to submit an application for renewal of their registration at least sixty days prior to the expiration of the registration. Application for renewal shall be submitted on forms provided by the board. ((A current statement of utilization, skills and supervision shall be included in the application.)) A statement must be made concerning any changes in utilization requested, which will be subject to approval of the board. Registration renewals will be issued to expire on the physician assistant's next birth anniversary date.

(4) Change of Registration. In the event that a physician assistant who is currently registered desires to become associated with another physician, such transfer may be accomplished administratively ((with the approval of a member of the board)), providing that the new physician supervisor is licensed and in good standing in the state of Washington and that evidence is submitted to document the continuing competence of the physician assistant. Application for transfer of registration shall be made on forms provided by the board and may also be considered at any regular meeting of the board or its committee.

(5) Utilization plan. The application for registration of a physician assistant must include a detailed plan describing the manner in which the physician assistant will be utilized. The board will grant specific approval for the tasks which may be performed by the specialized physician assistants based upon the curriculum of the program from which the assistant graduated as contained in the files of the board. In the case of family practice (primary care) and pediatric physician assistants, the board will issue a list of tasks which physician assistants are commonly trained to perform, with the expectation that the physician sponsor will be responsible for determining which of the tasks the physician assistant will perform and at what level of supervision. No assistant shall be registered to perform tasks not contained in the program approval, or in the case of family practice and pediatric physician assistants, the board list, unless evidence satisfactory to the board is submitted demonstrating that he or she has been trained in that function and his or her competence has been properly and adequately tested. Request for approval of newly acquired skills

may be considered at any regular meeting of the board or the application committee.

#### AMENDATORY SECTION (Amending Order PL 368, filed 1/21/81)

##### WAC 308-52-140 PHYSICIAN ASSISTANT(S)—UTILIZATION. (1) Limitations, Number.

(a) No physician shall supervise more than ((one)) two graduate physician assistants ((categorized as type A or B)) without ((special)) special authorization by the board.

(b) The number of ((type C)) physician assistants in excess of two who may be supervised by a single physician in settings as outlined in section three of this regulation shall be ((set individually for each category)) established by the board on an individual basis.

##### (2) Limitations, Geographic.

(a) No physician assistant shall be utilized in a place geographically separated from the supervising physician's primary place for meeting patients without the express permission of the board. The "primary place for meeting patients" shall be defined to include the physician's office, the institution(s) in which his or her patients are hospitalized or the homes of patients for whom a physician-patient relationship has already been established.

(b) Special permission may be granted to utilize a ((type A)) physician assistant in a place remote from the physician's primary place for meeting patients if:

(i) There is a demonstrated need for such utilization.

(ii) Adequate provision for immediate communication between the physician and his or her physician assistant exists.

(iii) A mechanism has been developed to provide for the establishment of a direct patient-physician relationship between the supervising physician and patients who may be seen initially by the physician assistant.

(iv) The responsible physician spends at least one-half day per week in the remote office.

(v) The provisions of WAC 308-52-141(2) are met.

(vi) The waiting room, offices and examining rooms of all facilities approved as remote sites must have posted a printed announcement that the (named) sponsor is responsible for all care rendered, and that the (named) individual providing the care is a physician assistant. Identification of the clinic on the outside facade must include the names of the physician sponsor and the physician assistant.

(3) Limitations, ((Hospital Functions)) Health Care Institutions. A physician assistant working in or for a hospital, clinic, long term care facility, or other health care organization shall be registered and supervised by a supervising physician in the same manner as any other physician assistant((+)) and his or her functions shall be limited to those ((specifically)) approved by the board. His or her responsibilities, if any, to other physicians must be defined in the application for registration. The physician may be permitted, at the discretion of the board, to utilize the physician assistant in a manner consistent with the standards set forth in WAC 308-52-

## 150 Physician Assistant—Utilization for a nonsponsoring physician.

(4) Limitations, Trainees. An individual enrolled in a training program for physician assistants may function only in direct association with his preceptorship physician or a delegated alternate physician in the immediate clinical setting, or, as in the case of specialized training in a specific area, an alternate preceptor approved by the program. They may not function in a remote location or in the absence of the preceptor.

**Reviser's note:** RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

## NEW SECTION

**WAC 308-52-160 PHYSICIAN ASSISTANT APPLICATIONS—DENIAL.** (1) Applications may only be denied or modified by a vote of the board. The executive secretary or application committee may refer an application to the board without giving approval.

(2) An application by a physician to supervise a physician assistant may be denied or modified under any of the following conditions:

(a) The physician assistant has not graduated from an approved program or a foreign medical school acceptable to the board;

(b) The utilization plan submitted does not meet the requirements for utilization or supervision as outlined in the regulations;

(c) The physician assistant is found to not be physically or mentally capable of safely carrying on the practice of medicine. The board may require any applicant to submit to such examination or examinations as it deems necessary to determine an applicant's physical and/or mental capability to safely practice medicine;

(d) The physician assistant's registration or other professional license(s) has been revoked, suspended or restricted by any licensing agency, or he or she has been guilty of any conduct which would constitute grounds for refusal, revocation or suspension of such registration under the laws of the state of Washington.

(e) The utilization plan delegates to the physician assistant tasks for which he or she is not adequately trained to perform;

(f) The physician sponsor or alternate has had his or her license revoked or suspended, or restricted to such degree that it could reasonably affect his or her ability to properly supervise a physician assistant. A physician's mental or physical impairment could also affect his or her ability to supervise;

(g) The physician assistant has filed with the board, any false, fraudulent or forged statement or documents for the purpose of obtaining the registration.

(3) In the event an application is denied or modified, the physician applying may request a hearing to present evidence as to why the application should be approved. Only the sponsoring physician may appeal a board decision; provided, however: That if the decision reflects on the character, competence or conduct of the physician assistant, he or she will be given the opportunity to exonerate him or herself.

## NEW SECTION

**WAC 308-52-504 ACUPUNCTURE – DEFINITION.** (1) Acupuncture is a traditional system of medical theory, oriental diagnosis and treatment used to promote health and treat organic or functional disorders, by treating specific acupuncture points or meridians. Acupuncture includes the following techniques:

- (a) use of acupuncture needles to stimulate acupuncture points and meridians.
- (b) use of electrical, mechanical or magnetic devices to stimulate acupuncture points and meridians.
- (c) moxibustion.
- (d) acupressure.
- (e) cupping.
- (f) gwa hsa (dermal friction technique).
- (g) infra-red.
- (h) sonopuncture.
- (i) laser puncture.
- (j) dietary advice.
- (k) manipulative therapies.
- (l) point injection therapy (aqua puncture).

These terms are to be understood within the context of the original medical art of acupuncture, and as the board defines them.

## AMENDATORY SECTION (Amending Order PL 301, filed 5/22/79)

**WAC 308-52-570 X-RAYS AND LABORATORY TESTS.** X-ray and laboratory tests are not approved techniques for use by physicians' acupuncture assistants, and use of such techniques is expressly prohibited. ((No physician's acupuncture assistant may prescribe, order, or treat by any of the following means or modalities:

- (1) diathermy treatments
- (2) ultrasound treatments
- (3) infrared treatments
- (4) electromuscular stimulation for the purpose of stimulating muscle contractions:))

## AMENDATORY SECTION (Amending Order PL 301, filed 5/22/79)

**WAC 308-52-580 ETHICAL CONSIDERATIONS.** The following acts and practices are unethical and unprofessional conduct warranting appropriate disciplinary action:

(1) The division or "splitting" of fees with other professionals or nonprofessionals as prohibited by chapter 19.68 RCW. Specifically, a person authorized by this board shall not:

(a) Employ another to so solicit or obtain, or remunerate another for soliciting or obtaining, patient referrals.

(b) Directly or indirectly aid or abet an unlicensed person to practice acupuncture or medicine or to receive compensation therefrom.

(2) Use of testimonials, whether paid for or not, to solicit or encourage use of the ((licensee's)) registrant's services by members of the public.

(3) Making or publishing, or causing to be made or published, any advertisement, offer, statement or other

form of representation, oral or written, which directly or by implication is false, misleading or deceptive.

(4) Representation of the physician's acupuncture assistant, by the assistant or the supervising physician, as a physical therapist, chiropractor, drugless healer or masseur except when the assistant is licensed as such.

**WSR 82-24-014  
EMERGENCY RULES  
DEPARTMENT OF FISHERIES**  
[Order 82-204—Filed November 19, 1982]

I, Rolland A. Schmitten, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing rules.

I, Rolland A. Schmitten, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is restrictions in Areas 6, 6A, 7 and 7A provide protection for Canadian chum stocks while allowing a limited harvest, limited impact, limited effort, immobile treaty Indian reef net fishery in Areas 7 and 7A. Restrictions in Areas 7C and the Samish River provide secondary protection for coho and chum returning to the Samish River. Restrictions in Areas 10C, 10D and the Cedar River provide protection for Lake Washington sockeye. Restrictions in Area 8 and the Skagit River provide protection for Skagit River chum salmon. Restrictions in Areas 12A and 12D provide secondary protection for local chum salmon. Restrictions in Areas 12C provide protection for chum salmon destined for the Hoodsport Hatchery. Restrictions in Areas 12B provide protection for chum returning to the Walcott Hatchery. Restrictions in Areas 6B, 8A, 9, Stillaguamish and Snohomish Rivers provide protection for Stillaguamish-Snohomish River chum salmon.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 19, 1982.  
By W. R. Wilkerson  
for Rolland A. Schmitten  
Director

**NEW SECTION**

**WAC 220-28-234 PUGET SOUND COMMERCIAL FISHERY RESTRICTIONS** Effective immediately it is unlawful for treaty Indian fishermen to take, fish for or possess salmon for commercial purposes in the

following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following restrictions:

*Areas 6 and 6A – Closed to all commercial fishing.*

*\*Area 6B – Effective 2 PM November 21, closed to all commercial net fishing.*

*Areas 7 and 7A – Closed to all commercial net fishing excluding reef net gear.*

*Area 7C – Closed to all commercial fishing.*

*Area 8 – Closed to all commercial fishing.*

*\*Area 8A – Effective 2:30 PM November 20, closed to all commercial fishing.*

*\*Area 9 – Effective 2 PM November 21, closed to all commercial fishing.*

*Area 10C – Closed to all commercial fishing.*

*Area 10D – Closed to all commercial fishing in that portion within 250 yards of the eastern and northern shores of Lake Sammamish between the Sammamish River and Issaquah Creek.*

*Areas 12A and 12D – Closed to all commercial fishing.*

*Area 12B – Closed to all commercial fishing in that portion westerly of a line from Quatsap Point to Pulali Point.*

*Area 12C – Closed to all commercial fishing within 2,000 feet of the western shore between Hoodsport Marina Dock and Glen Ayr Trailer Park.*

*Cedar River and Samish River – Closed to all commercial fishing.*

*Skagit River upstream of Old Faber Ferry Landing including all tributaries – Closed to all commercial fishing, including all tributaries.*

*\*Stillaguamish River and Snohomish River – Effective 2:30 PM November 20, closed to all commercial fishing.*

**REPEALER**

Effective immediately the following section of the Washington Administrative Code is repealed:

**WAC 220-28-233 PUGET SOUND COMMERCIAL FISHERY RESTRICTIONS (82-202)**

**WSR 82-24-015**

**NOTICE OF PUBLIC MEETINGS**

**WASHINGTON STATE UNIVERSITY**

*(Assembly of the Associated Students)*

*(Services and Activities Fee Committee)*

*[Memorandum—November 19, 1982]*

The Assembly of the Associated Students of Washington State University will hold the following meetings in 1983:

January 5, 12, 19, 26

February 2, 9, 16, 23

March 2, 9, 16, 23, 30  
 April 13, 20, 27  
 May 4, 11, 18, 25  
 June 1

All assembly meetings begin at 6:30 p.m. in Room 232, Compton Union Building, Washington State University, Pullman, Washington 99164.

The Services and Activities Fee Committee will hold the following meetings in 1983:

March 8, 15, 22, 29  
 April 12, 19, 26

All meetings of the Services and Activities Fee Committee begin at 6:30 p.m. in Room 232, Compton Union Building, Washington State University, Pullman, Washington 99164.

**WSR 82-24-016**  
**WITHDRAWAL OF PROPOSED RULES**  
**THE EVERGREEN**  
**STATE COLLEGE**

[Filed November 22, 1982]

The board of trustees have asked for a postponement of the public hearing set for December 9 on the governance and decision-making policy, WAC 174-107-100 through 174-107-560. Please withdraw Notice Nos. WSR 82-16-102 and 82-21-027 filed on August 4, 1982, and October 14, 1982. We will most likely schedule the hearing in April, 1983.

Rita B. Grace  
 Recording Secretary to  
 the Board of Trustees

**WSR 82-24-017**  
**WITHDRAWAL OF PROPOSED RULES**  
**THE EVERGREEN**  
**STATE COLLEGE**

[Filed November 22, 1982]

Following policy discussion at the November board meeting, our trustees decided to postpone the public hearing on the parking policy, WAC 174-116-010 through 174-116-270, scheduled for 11:00 a.m. on December 9, 1982. We would like to withdraw the hearing scheduled by Notice Nos. WSR 82-18-079 and 82-21-061 filed on September 1, 1982, and October 20, 1982. We do not have a reschedule date at the present time.

Rita B. Grace  
 Recording Secretary to  
 the Board of Trustees

**WSR 82-24-018**  
**PROPOSED RULES**  
**THE EVERGREEN**  
**STATE COLLEGE**

[Filed November 22, 1982]

Notice is hereby given in accordance with the provisions of RCW 28B.19.030, that The Evergreen State College intends to adopt, amend, or repeal rules concerning facilities usage policy, WAC 174-136-015 through 174-136-019;

that the institution will at 11:00 a.m., Thursday, January 13, 1983, in the Board of Trustees Room, Library 3112, The Evergreen State College, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 28B.40.120(11).

Interested persons may submit data, views, or arguments to this institution in writing to be received by this institution before January 5, 1983.

Dated: November 22, 1982  
 By: Richard N. Schwartz  
 for President

**STATEMENT OF PURPOSE**

**Facilities Use Policy:** To provide for efficient use of The Evergreen State College campus buildings, properties and facilities. Establishes priorities for determining access and sets up procedures for scheduling facilities.

**Statutory Authority:** WAC 174-136-010 through 174-136-022.

**Summary of Rule:** Establishes regulations that facilitate the assignment of college space for both internal and external use.

**Agency Personnel Responsible for Drafting:** Ken Winkley, Director of Facilities and Services, The Evergreen State College, TA-00, 866-6120; **Implementation:** Daniel J. Evans, President, The Evergreen State College, TA-00, 866-6100; and **Enforcement:** The Board of Trustees, The Evergreen State College, TA-00, 866-6100.

The Evergreen State College, a public educational institution in the higher education system of the state of Washington, Olympia, Washington 98505.

**AMENDATORY SECTION** (Amending Order 78-4, Motion 78-54, filed 12/15/78)

**WAC 174-136-015 PROCEDURES FOR SECURING PERMISSION AND RESERVATIONS.** (1) No permission is necessary for a speaker or performer invited by a faculty member or staff member to participate in the regular instructional, research, public service or support programs of the college if it is not necessary to make special arrangements for facilities and if the appearance will not disrupt the college's normal operations or interfere with rights of others. (If the event is to be open to the public, the procedures outlined in the following paragraphs must be followed.)

(2) Permission to schedule ((an event or appearance other than as delineated in subsection (1) of this section must be secured via a Production Clearance Report from the (a) Director of Recreation and Campus Activities for events open to the public and events requiring any special arrangements; (b) the Business Manager for commercial activities; (c) from the Conference Coordinator for conferences and conventions)) and reserve space for an event or appearance other than

as delineated in subsection (1) of this section must be secured by the following procedures:

(a) For events open to the public and events requiring special arrangements complete a Tentative Production Planning Form (Exhibit I) and Production Clearance Report (Exhibit II) available at the Office of Campus Activities.

(b) For commercial activities in the College Activities Building mall area, contact the Campus Activities Office (Rm 305) and complete the Application for Commercial Use of the College Activities Building (Exhibit III). For commercial activities other than College Activities Building contact the College Controller and complete the forms listed in subsection (2) of this section.

(c) For conferences and conventions for noncollege events, contact the Conferences Coordinator and complete the Conference Reservation form (Exhibit IV), available from the College Conference Office.

(d) For student, faculty, and staff related events not requiring any special arrangements, contact the campus Scheduling Office located in the Office of Facilities and complete a Scheduling Confirmation form (Exhibit V).

**AMENDATORY SECTION** (Amending Order 78-4, Motion 78-54, filed 12/15/78)

**WAC 174-136-016 SCHEDULING AND PROCEDURES.** (1) Preference in scheduling space for free use will be given to the college's regular instructional, research, public service, support or college activity programs.

(2) The Director of Facilities or his/her designee shall decide whether the proposed use of the space relates to a college function. Sponsors of all other events or appearances will be charged for the use of college facilities in accordance with the schedule of charges established and published by the ((Business Manager)) controller.

Rental of office space on a permanent contractual agreement shall be charged the rate established and published by the controller.

(3) College activities that do not have a budgetary unit sponsoring the function must register with the Director of Recreation and Campus Activities to be recognized as a college activity.

(4) State agencies, state schools and post secondary institutions in the state of Washington will be permitted to use unscheduled college space free of charge on a single use basis. If the space is to be used for periods longer than ((a week)) two days at a time, these organizations should be charged by the Conference Coordinator.

(5) Special services (e.g., extra janitorial, security, audio visual equipment, coffee) related to special events or appearances will be charged to the user.

**AMENDATORY SECTION** (Amending Order 78-4, Motion 78-54, filed 12/15/78)

**WAC 174-136-018 AUDIO AND VISUAL RECORDING.** The sponsor of any event or appearance shall be responsible for obtaining written clearances from the speaker or performer if any audio or visual recording of the presentation is to take place; such clearance shall be deposited with and maintained by the College's Grants and Contracts Accountant. The form for this purpose is attached as Exhibit VI.

**AMENDATORY SECTION** (Amending Order 78-4, Motion 78-54, filed 12/15/78)

**WAC 174-136-019 ACTIVITIES FOR COMMERCIAL PURPOSES.** (1) The term "commercial purposes" means the exchange, sale, or purchase of goods, productions, or property of any kind or personal services or entertainment, and/or solicitation, advertising, or other promotion of such exchange, sale, or purchase, when as a result of such activities, profit accrues to one or more individuals or companies, whether or not such individuals or companies are constituted entirely of members of the Evergreen student body, faculty and/or staff. The term "for profit" shall mean monetary gain as an intent of the activity whether or not the activity is in fact profitable.

(2) Charges for use of facilities for commercial purposes shall be made at the scheduled rates except in the following cases:

- (a) Commercial activities to support instructional programs (e.g., bake sales, pottery and ceramic sales).
- (b) Commercial activities by recognized campus activities groups.
- (c) Commercial activities by the regular campus food service.
- (d) Commercial activities by the College Bookstore.
- (e) Commercial activities by publishers and manufacturers who bring to the attention of faculty, staff and students books, equipment

and facilities which aid and abet the instructional, research, public service or operational programs of the college.

(3) Application for the use of campus facilities for commercial purposes is made with the ((Business Manager)) controller. In addition to the satisfaction of any requirements imposed for advanced deposit, bond, and/or insurance, and the indemnification of the college against loss, damage, and/or claims, the application shall include:

- (a) Statement of goals and objectives.
- (b) Justification statement demonstrating the necessity for the venture on campus and an assessment of needs.
- (c) An inventory of legal requirements (including tax obligations) to be met and evidence of the individual's or organization's ability to comply with them.
- (d) A pro forma balance sheet and profit and loss statement with supporting detail for revenue and expense. Projections should cover the next two fiscal years.

**WSR 82-24-019**  
**ATTORNEY GENERAL OPINION**  
**Cite as: AGLO 1982 No. 26**  
[November 19, 1982]

**TAXATION—PROPERTY—EXEMPTIONS—TAX EXEMPTION FOR PUBLIC ASSEMBLY HALL**

The use of a portion of certain public assembly hall property owned by a nonprofit corporation for a purpose other than the conduct of public gatherings, pursuant to a rental agreement, is not a use for which such an organization has been granted a property tax exemption under RCW 84.36.037; if, however, segregation or severance of that particular portion of the property is possible, the organization will not lose the exemption on the entire property.

Requested by:  
Honorable Sim Wilson  
St. Rep., 10th District  
P.O. Box 145  
Marysville, WA 98270

**WSR 82-24-020**  
**ADOPTED RULES**  
**WALLA WALLA**  
**COMMUNITY COLLEGE**  
[Resolution No. 83-3—Filed November 22, 1982]

Be it resolved by the board of trustees of Community College District No. 20, Walla Walla Community College, acting at 500 Tausick Way, Walla Walla WA, that it does adopt the annexed rules relating to reduction in force for classified personnel, chapter 132T-128 WAC.

This action is taken pursuant to Notice No. WSR 82-20-010 filed with the code reviser on [September 27, 1982]. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 28B.19.050(2).

This rule is promulgated under the general rule-making authority of Community College District No. 20, Walla Walla Community College, as authorized in RCW 28B.50.140 and chapter 28B.19 RCW.

The undersigned hereby declares that the institution has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 18, 1982.  
By Wayland DeWitt  
Secretary, Board of Trustees

**AMENDMENTS TO  
CHAPTER 132T-128  
REDUCTION IN FORCE  
FOR CLASSIFIED PERSONNEL**

**WAC**

132T-128-010	Purpose of Rules.
132T-128-030	Initial Procedures for Reduction in Force.
132T-128-050	Options In Lieu of Layoff.
132T-128-080	Reemployment Rights of Laid Off Employees.

**AMENDATORY SECTION** (Amending Order 80-4, filed 9/27/79)

**WAC 132T-128-010 PURPOSE OF RULES.** Pursuant to the direction of the Higher Education Personnel Board of the State of Washington, the Board of Trustees for Washington State Community College District No. 20 hereby establishes the procedures for reduction in force for the layoff of classified employees when such reductions or layoffs are required by lack of funds, or ((curtailment of work, or good faith reorganization for efficiency reasons;)) lack of work, or when an incumbent must be separated due to the salary or longevity mandates of Public Law 95-524.

**AMENDATORY SECTION** (Amending Order 80-4, filed 9/27/79)

**WAC 132T-128-030 INITIAL PROCEDURES FOR REDUCTION IN FORCE.** (1) When a reduction in force is required due to lack of funds, or ((curtailment of programs, or good faith reorganization for efficiency reasons;)) lack of work, or when an incumbent must be separated due to the salary or longevity mandates of Public Law 95-524, the appointing authority shall determine the number of positions, by classification, which shall be abolished.

(2) The order of layoff and optional retention rights of classified employees shall be determined on an institution-wide basis. The ((entire)) classified staff of Walla Walla Community College is divided into two layoff units — regular workforce unit and special programs unit.

**AMENDATORY SECTION** (Amending Order 80-4, filed 9/27/79)

**WAC 132T-128-050 OPTIONS IN LIEU OF LAYOFF.** (1) Options shall be offered in lieu of layoff to employees in accordance with the provisions of WAC 251-10-030.

(2) Permanent status employees, according to seniority, shall be offered employment options in classifications in which the employee has held permanent status, or lower classifications in the same class series for which the employee is qualified; provided that the employee being replaced is the least senior in that classification and has less layoff seniority than the employee replacing him.

(3) Except as provided in WAC 251-10-035, a permanent employee scheduled for layoff who has no options available under (2) above shall be offered positions as follows: The personnel officer will offer in writing not less than three positions from among the highest available classes (unless the total available is less ((then)) than three), provided that any positions offered must be at the same level or lower than the class from which the employee is being laid off; are vacant or held by a provisional, temporary, or probationary employee; and in a class for which the employee being laid off meets the minimum qualifications and can pass the appropriate qualifying examination, as provided in WAC 251-10-030(6).

(4) Eligible veterans and their unmarried widows or widowers as defined in WAC 251-10-045 shall be provided veterans preference.

**Reviser's note:** Errors of punctuation or spelling in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

**AMENDATORY SECTION** (Amending Order 80-4, filed 9/27/79)

**WAC 132T-128-080 REEMPLOYMENT RIGHTS OF LAID OFF EMPLOYEES.** (1) Reduction in force lists are established by classification and maintained by the personnel officer. The names of permanent and probationary employees who are scheduled for layoff, who have been laid off from service within a class of service to the institution, or who have accepted a lower option in lieu of layoff shall be placed on the institution-wide layoff list(s) for those class(es) in which they have held permanent status, probationary (if within the same class series as the list), or trial service appointment status within the current period of employment at the institution provided that:

- (a) The employee has requested placement on the list;
- (b) The employee has not been rejected, reverted, demoted or dismissed from such class(es); and
- (c) The class has the same or lower salary range maximum as the class from which laid off.

In addition, such employees shall be placed on institution-wide layoff list(s) for all lower class(es) in these same class series.

(2) Upon request, employees shall be placed on these lists at the completion of the three-day option period or upon selection of an option, whichever is sooner.

(3) Layoff lists shall be institution-wide, with eligibles ranked according to layoff seniority as defined in WAC 251-04-020.

(4) ((Eligibles certified from such lists shall be re-employed in preference to all other eligibles.)) Eligibles shall be certified for reemployment from an institution-wide layoff list. The personnel officer shall certify four

more names than there are vacancies to be filled by certification in strict order of standing on the institution-wide layoff list(s), except that if there are not sufficient eligible people on the institution-wide layoff list(s) for the class(es), the personnel officer shall certify to the employing officer four more names than there are vacancies to be filled by certification in strict order of standing on the eligible list(s), and with strict order of priority as follows:

- (a) Organizational unit promotion list.
- (b) Institution-wide promotion list.
- (c) Special employment program layoff list.
- (d) Statewide layoff list.
- (e) Open competitive or noncompetitive list.

(5) Removal from the institution-wide layoff list shall be as provided below:

(a) Acceptance of a layoff option or appointment from a layoff list shall cause removal from the list(s) for all classes with the same or lower salary range maximum; except that unless the employee so requests, he/she may not be removed via this procedure from the layoff list or the class from which laid off.

(b) Retirement, resignation, or dismissal from the institution shall cause removal from the list(s).

Except as provided in (5) above, the duration of eligibility on the institution-wide layoff list is two years. Prior to the expiration date of the eligible, he/she shall be notified of the expiration date and given the opportunity to extend ((his)) the eligibility for one additional year by written request to the personnel officer.

**WSR 82-24-021**  
**ADOPTED RULES**  
**WALLA WALLA**  
**COMMUNITY COLLEGE**

[Resolution No. 83-4—Filed November 22, 1982]

Be it resolved by the board of trustees of Community College District No. 20, Walla, Walla Community College, acting at 500 Tausick Way, Walla Walla, WA, that it does adopt the annexed rules relating to policy on the use of college facilities, chapter 132T-190 WAC.

This action is taken pursuant to Notice No. WSR 82-20-061 filed with the code reviser on October 4, 1982. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 28B.19.050(2).

This rule is promulgated under the general rule-making authority of Community College District No. 20, Walla Walla Community College, as authorized in RCW 28B.50.140 and chapter 28B.19 RCW.

The undersigned hereby declares that the institution has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 18, 1982.  
 By Wayland DeWitt  
 Secretary, Board of Trustees

**AMENDMENTS TO CHAPTER 132T-190  
 POLICY ON THE USE OF THE COLLEGE  
 FACILITIES**

**WAC**

132T-190-030 Limitation of use.

**AMENDATORY SECTION** (Amending Order 78-6, filed 10/24/77)

**WAC 132T-190-030 LIMITATION OF USE.** (1) Primary consideration shall be given at all times to activities specifically related to the college's mission, and no arrangements shall be made that may interfere with, or operate to the detriment of, the college's own teaching, research or public service programs.

(2) In general, the facilities of the college shall not be rented to, or used by, private or commercial organizations or associations, nor shall the facilities be rented to persons or organizations conducting programs for private gain.

(3) College facilities may not be used for commercial sales, advertising or promotional activities except when such activities clearly serve educational objectives (as in display of books of interest to the academic community or in the display or demonstration of technical or research equipment) and when they are conducted under the sponsorship or at the request of a college department or office or of the associated student body.

(4) College facilities may not be used for purposes of political campaigning by or for candidates who have filed for public office except for student-sponsored activities. Rules, regulations, policies, procedures and practices regarding the use of college facilities shall not discriminate or promote discrimination among political parties, groups or candidates solely on the basis of their particular political viewpoint.

(5) Activities of commercial or political nature will not be approved if they involve the use of promotional signs or posters on buildings, trees, walls, or bulletin boards, or the distribution of samples outside rooms or facilities to which access-by be granted.

(6) Because of limitations imposed by the Constitution of the State of Washington, the facilities of the college may not be used for the purpose of religious worship, exercise or instruction((:-)), except as provided in WAC 132T-190-030(7).

(7) College facilities are available to all recognized student groups and faculty or staff organizations, subject to these general policies, except as provided in WAC 132T-190-030(6), and to the rules and regulations of the college governing student, faculty and staff affairs.

(8) Handbills, leaflets and similar materials, except those which are ((religious;)) commercial, obscene, or unlawful in character, may be distributed on the campus by regularly enrolled students, members of recognized student organizations or college personnel. Materials may be distributed only in designated areas on the campus where, and at times when, such distribution shall not interfere with the orderly administration of the college affairs or the free flow of traffic. Persons and organizations not connected with the college may not distribute handbills and similar materials.

(9) Exterior audio amplifying equipment is permitted only in locations and at times that will not interfere with the normal conduct of college affairs.

(10) No person or group may use or enter onto college facilities having in their possession firearms, even though licensed to do so, except commissioned police officers as prescribed by law.

**WSR 82-24-022**  
**EMERGENCY RULES**  
**DEPARTMENT OF FISHERIES**  
[Order 82-205—Filed November 22, 1982]

I, Rolland A. Schmitten, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing rules.

I, Rolland A. Schmitten, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is all citizen fishery openings allow continued harvest of non-Indian allocation of harvestable chum salmon. All other Puget Sound areas are closed to all citizen commercial fishing to prevent overharvest of salmon stocks. Regulations in Areas 7 and 7A provide protection for Canadian origin coho and chum salmon while providing fishing opportunity for immobile limited effort, limited harvest, limited impact, reef net fisheries.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 22, 1982.

By Gary C. Alexander  
for Rolland A. Schmitten  
Director

**NEW SECTION**

**WAC 220-47-724 PUGET SOUND ALL-CITIZEN COMMERCIAL SALMON FISHERY** Notwithstanding the provisions of Chapter 220-47 WAC, effective immediately until further notice it is unlawful to take, fish for or possess salmon for commercial purposes in the following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following restrictions:

Areas 4B, 5, 6, 6A, 6B, 6C, and 6D –  
Closed.

Areas 7 and 7A – Closed, except reef nets may fish from 5 AM to 8 PM daily, November 21, 22, and 23.

\*Area 7B – Closed except gill nets using 6" minimum mesh may fish from 4 PM to 8 AM nightly, November 21, 22, and 23; and purse seines may fish from 5 AM to 8 PM daily November 22, 23, and 24.

Areas 7C, 7D, 8, 8A, 9, 9A, 10, 10A, 10B, 10C, 10D, 10E, 11, 11A, 12, 12A, 12B, 12C, 12D, 13, 13A, 13B, and all freshwater areas – Closed.

**REPEALER**

*The following section of the Washington Administrative Code is repealed effective immediately.*

**WAC 220-47-723 Puget Sound All-Citizen Commercial Salmon Fishery (82-203)**

**WSR 82-24-023**  
**EMERGENCY RULES**  
**DEPARTMENT OF FISHERIES**  
[Order 82-206—Filed November 22, 1982]

I, Rolland A. Schmitten, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing rules.

I, Rolland A. Schmitten, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is protection of coho and chinook stocks no longer necessary.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 22, 1982.

By Gary C. Alexander  
for Rolland A. Schmitten  
Director

**REPEALER**

*The following section of the Washington Administrative Code is repealed effective 11:59 p.m., December 15, 1982:*

**WAC 220-28-072BOF CHEHALIS RIVER—CLOSED AREA. (82-191)**

**WSR 82-24-024**  
**PROPOSED RULES**  
**DEPARTMENT OF PERSONNEL**  
**(Personnel Board)**  
[Filed November 23, 1982]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the State Personnel Board intends to adopt, amend, or repeal rules concerning Salaries—Reduction-in-force register appointment;

that the agency will at 10:00 a.m., Thursday, January 13, 1983, in the Board Hearing Room, Department of Personnel, 600 South Franklin, Olympia, WA 98504, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 41.06.040.

The specific statute these rules are intended to implement is RCW 41.06.150.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 11, 1983.

Dated: November 22, 1982  
By: Leonard Nord  
Secretary

**STATEMENT OF PURPOSE**

Amend WAC 356-14-085.

Title: Salaries—Reduction-in-Force Register Appointment.

Purpose: Provides a method of determining the salary of an employee who is certified from the reduction-in-force register.

Statutory Authority: RCW 41.06.150.

Summary: The current language of this rule is ambiguous and the proposed deletion will clarify the specific intent.

Reasons: The language as written is confusing and the proposed change will clarify.

Responsibility for Drafting: Al Gonzales, Personnel Officer, Department of Social and Health Services, Office Building #2, MS: OB-14, Olympia, WA, Phone: 753-5184; Implementation: All state agencies; and Enforcement: Department of Personnel.

Proposed by: Department of Social and Health Services, governmental agency.

**AMENDATORY SECTION** (Amending Order 154, filed 5/19/81)

**WAC 356-14-085 SALARIES—REDUCTION-IN-FORCE REGISTER APPOINTMENT.** When an eligible is appointed from a certification off of a reduction-in-force register, his/her salary will be set as follows:

(1) The salary will be the basic dollar amount the employee was being paid at the time he/she left the range to which he/she is being appointed, plus, whatever the periodic increases and the salary adjustments that would have been made had the employee remained in that classification and range. ((Separations due to reduction-in-force will not be regarded as a break in service, but time during which employees are off the payroll will not be used in computing periodic increases except for practices in effect prior to October 14, 1980 for setting periodic increment dates for employees involving recurring reduction-in-force. The eligible will not be entitled to further increases in salary based on promotion as prescribed in WAC 356-14-140.))

(2) Such increases above the basic dollar amount in (1) above shall not place the employee higher than the maximum salary for the range, except general salary increase specifically granted to Y-rated employees.

**WSR 82-24-025**  
**ADOPTED RULES**  
**DEPARTMENT OF**  
**LABOR AND INDUSTRIES**  
**(Board of Boiler Rules)**

[Order 82-36—Filed November 23, 1982—Eff. January 1, 1983]

Be it resolved by the Board of Boiler Rules, acting at Large Conference Room, General Administration Building, Olympia, Washington 98504, that it does adopt the annexed rules relating to WAC 296-104-055 Administration—Examination fees; WAC 296-104-060 Administration—Commissions; WAC 296-104-200 Inspection of systems—Standard for new construction; and WAC 296-104-700 Inspection fees—Certificate fees—Expenses—Schedules. The board amends WAC 296-104-055 to charge a fee of \$40.00 for an examination for a certificate of competency; WAC 296-104-060 to charge a fee of \$25.00 for each commission as an inspector and \$10.00 for each renewal; WAC 296-104-200 to adopt the summer 1982 addenda to the ASME Boiler and Pressure Vessel Code; and WAC 296-104-700 to raise the inspection fees, certificate of inspection fees, and travel expenses charged by the department and to set new fees for reinspection and for consideration of applications for Washington state special certificates.

This action is taken pursuant to Notice No. WSR 82-20-013 filed with the code reviser on September 27, 1982. These rules shall take effect at a later date, such date being January 1, 1983.

This rule is promulgated pursuant to RCW 70.79.030 and 70.79.330 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 23, 1982.

By Spencer H. Bush  
Chairman, Board of Boiler Rules

**AMENDATORY SECTION** (Amending Order 74-37, filed 11/8/74)

**WAC 296-104-055 ((ADMINISTRATION-))EXAMINATION FEES.** A fee of ((twenty-five)) forty dollars will be charged for each applicant taking the examination for a certificate of competency or any examination sponsored by the National Board of Boiler and Pressure Vessel Inspectors. ((In the event)) If an applicant fails to pass the examination this fee shall be good for ((a period of)) one year during which a re-examination may be taken. Checks for examination fees shall be made payable to the state treasurer.

AMENDATORY SECTION (Amending Order 74-37, filed 11/8/74)

WAC 296-104-060 ((ADMINISTRATION=

))COMMISSIONS AS INSPECTORS. Upon the request of any company authorized to insure and insuring against loss from explosion of boilers and pressure vessels in this state, or upon the request of any company operating pressure vessels in this state, the chief inspector shall issue a commission as a special inspector and an identifying commission card ((shall be issued by the chief inspector,)) to any inspector actively engaged in boiler or pressure vessel inspection in this state ((who)) if the inspector is ((in the employ of such)) employed by the requesting company ((provided)) and if the inspector has ((successfully)) passed the written examination and holds a certificate of competency as set forth in WAC 296-104-050. The fee for the commission is twenty-five dollars. The commission((s issued to inspectors in the employ of such companies)) shall be held at the home office of the employing company. Inspectors shall carry identifying commission cards ((shall be carried by inspectors)) while they are inspecting ((and)). A commission shall be valid for ((no longer than)) one year and may be renewed annually at the request of the employing company for a fee of ten dollars. The employing company shall return the commission and the identifying commission card ((shall be returned)) at once to the chief inspector when the inspector to whom the commission was issued is no longer in its employ, or at the request of the chief inspector. The department may suspend or revoke a certificate of competency and commission issued to ((such)) an inspector ((may be suspended by the director and may be revoked)) upon ten days notice to the inspector and to the inspector's employer ((of such inspector)) for incompetency or untrustworthiness; for wilful falsification of any matter or statement contained in his application, or in the report of any inspection((;)), or ((for)) in any other application, or in the report of any inspection; or for other sufficient reason((, but in the case of)). The holder of a certificate of competency((, the holder thereof shall be)) is entitled to a hearing before the board ((prior to)) before the revocation or suspension of ((said)) the certificate of competency. A person whose commission has been suspended ((or revoked)), except for untrustworthiness, ((shall be entitled to)) may apply to the board for reinstatement ((or, in the case of a revocation, for)). A person whose commission has been revoked, except for untrustworthiness, may apply to the board to take a new examination ((and)) for a commission after ninety days from ((such)) the date of the revocation((; and in all cases, such person shall be entitled to an appeal as provided in RCW 70.79.190)).

AMENDATORY SECTION (Amending Order 82-2, filed 2/4/82)

WAC 296-104-200 ((INSPECTION OF SYSTEMS=))STANDARDS FOR NEW CONSTRUCTION. The standards for new construction ((shall be))

are the 1980 edition of the ASME Boiler & Pressure Vessel code ((and)), ANSI B31.3 for oil and chemical plants, and ANSI B31.1 for other nonnuclear construction, with all addenda made ((thereto prior to January)) to each code before November 1, 1982. The 1980 code as applicable may be used on and after the date of issue and becomes mandatory twelve months after adoption by the board as defined in RCW 70.79.050(2). The board recognizes that the ASME code states that new editions of the code become mandatory on issue and that subsequent addenda become mandatory six months after the date of issue. Also, in circumstances such as nuclear systems the time period for addenda becoming mandatory is defined in the Code of Federal Regulations. ((Note: Editions of the ASME Code including semiannual addenda will be adopted in accordance with the Administrative Procedure Act. Check with the Office of the Chief Boiler Inspector for the current code date.))

AMENDATORY SECTION (Amending Order 77-23, filed 11/8/77)

WAC 296-104-700 INSPECTION FEES—CERTIFICATE FEES—EXPENSES((—SCHEDULES)). The following fees shall be paid by, or on behalf of, the owner or user((;)) upon the completion of the inspection. The ((following)) inspection ((charges include the certificate fee, when applicable, and)) fees apply to inspections made by ((deputy)) inspectors employed by the state and include the certificate fee:

((Inspections:))		
	Internal	External
Heating Boilers:		
Cast Iron—All Sizes	((20.00)) 25.00	20.00
All other boilers less than 500 sq. ft.	((20.00)) 30.00	((15.00)) 20.00
500 sq. ft. to 2500 sq. ft.	((35.00)) 50.00	((20.00)) 25.00
Each additional 2500 sq. ft. of total heating surface, or any portion thereof	((10.00))	((5.00))
Power Boilers:	20.00	10.00
Internal		
Less than 100 sq. ft.	((15.00)) 25.00	((15.00)) 20.00
100 sq. ft. to less than 500 sq. ft.	((20.00)) 30.00	((15.00)) 20.00
500 sq. ft. to 2500 sq. ft.	((35.00)) 50.00	((20.00)) 25.00
Each additional 2500 sq. ft. of total heating surface, or any portion thereof	((10.00))	((5.00))
	20.00	10.00

**Pressure Vessels:**

Automatic Utility Hot Water Supply Heaters per RCW 70.79.090	((+0.00))	<u>12.00</u>
All other Pressure Vessels: Square feet shall be determined by multiplying the length of the shell by its diameter.		
Less than 15 sq. ft.	Internal ((+5.00))	External 15.00 20.00
15 sq. ft. to less than 50 sq. ft.	((20.00))	15.00 30.00
50 sq. ft. to 100 sq. ft.	((25.00))	20.00 35.00
For each additional 100 sq. ft. or any portion thereof	((5.00))	5.00 10.00

**Certificate of Inspection fees:** ((The certificate fee is included in the inspection charge when inspected by the state.)) For objects inspected by a special inspector employed by an authorized insurance company or user owner, the ((Inspection)) certificate of inspection fee ((shall be \$5.00)) is \$10.00 per object.

**Nonnuclear Shop Inspections, Field Construction Inspections, and Special Inspection Services:**

((One-half day—Not to exceed 3 hours	65.00
One full day—Not to exceed 6 hours	110.00
In excess of 6 hours on site	35.00 per hour, or any portion thereof)

<u>For each hour or part of an hour up to 8 hours</u>	<u>30.00</u>
<u>For each hour or part of an hour in excess of 8 hours</u>	<u>45.00</u>

**Nuclear Shop Inspections, Nuclear Field Construction Inspections, and Nuclear Triennial Shop Survey and Audit:**

<u>For each hour or part of an hour up to 8 hours</u>	<u>45.00</u>
<u>For each hour or part of an hour in excess of 8 hours</u>	<u>70.00</u>

**Nonnuclear Triennial Shop Survey and Audit:**

<u>When state is authorized inspection agency:</u>	
<u>For each hour or part of an hour up to 8 hours</u>	<u>30.00</u>
<u>For each hour or part of an hour in excess of 8 hours</u>	<u>45.00</u>
<u>When insurance company is authorized inspection agency:</u>	
<u>For each hour or part of an hour up to 8 hours</u>	<u>45.00</u>
<u>For each hour or part of an hour in excess of 8 hours</u>	<u>70.00</u>

**Expenses shall include:**  
Travel((-\$7.50 per hour, plus \$.15 per mile driven, or \$7.50 per hour, plus actual cost of purchased transportation).  
Hourly travel charges shall not exceed \$75.00 for any 24 hour period.)  
time and mileage: The department shall charge for its inspectors' travel time from their offices to the inspection sites and return. The travel time shall be charged for at the same rate as that for the inspection, audit, or survey. The department shall also charge 20 cents per mile or the actual cost of purchased transportation.

Hotel and meals: Actual cost.

**Reinspection Fee:** Same as the fee for the previous inspection during which discrepancies were reported. The fee will be charged only if the discrepancies are not corrected before the reinspection. The fee shall not exceed \$25.00.

**Washington State Specials:** For each vessel to be considered by the board for a Washington State Special certificate, a fee of \$300.00 must be paid to the department before the board meets to consider the vessel. The board may, at its discretion, prorate the fee when a number of vessels that are essentially the same are to be considered.

**WSR 82-24-026****ADOPTED RULES****DEPARTMENT OF ECOLOGY**

[Order DE 82-38—Filed November 23, 1982]

I, John F. Spencer, deputy director of the Department of Ecology, do promulgate and adopt at the Department of Ecology, Lacey, Washington, the annexed rules relating to delegation of permit program under State Flood Control Zone Act, amending chapter 173-142 WAC.

This action is taken pursuant to Notice No. WSR 82-19-101 filed with the code reviser on September 22, 1982. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 86.16.027 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED October 27, 1982.

By John F. Spencer  
Deputy Director

AMENDATORY SECTION (Amending Order DE 74-11, filed 6/17/74)

WAC 173-142-030 DEFINITIONS. As used in this chapter:

(1) "Department" shall mean the department of ecology;

(2) "Director" shall mean director of the department of ecology;

(3) "Flood Control Zone" shall mean any zone established and delineated by the department or any of its predecessor agencies pursuant to the state flood control zone act, chapter 86.16 RCW;

(4) "Permit program" shall mean the ((granting or denial of approvals)) administration of applications to construct, reconstruct, modify, operate or maintain any structures or works affecting flood waters within any flood control zone as required by RCW 86.16.080 and as more specifically governed by rules issued thereunder; and

(5) "Requestor" shall mean the governing body of any county or any incorporated city or town which submits to the department a request for delegation of authority to administer the permit program established by RCW 86.16.080 within its area of jurisdiction.

(6) "Implementing ordinance" shall mean the ordinance that will be the basis under which the requestor shall implement and administer the delegated permit program. This ordinance shall identify the regulatory area and shall state that the permit program shall be administered in accordance with chapter 86.16 RCW and chapter 508-60 WAC.

AMENDATORY SECTION (Amending Order DE 74-11, filed 6/17/74)

WAC 173-142-040 SCOPE OF DELEGATION.

(1) Authority delegated hereunder shall be limited to the administration of the permit program within established flood control zones or portions thereof identified in the requestor's approved implementing ordinance. ((No extension of the geographic coverage of delegated authority, such as might be sought upon the creation of a new flood control zone, shall be conferred, except upon a separate request therefor and by a separate approval following the procedures of this chapter.))

(2) Delegations to counties hereunder shall extend to all unincorporated areas with flood control zones identified in the implementing ordinance. Counties may, in addition, be delegated authority to administer the permit program in portions of flood control zones within the

boundaries of incorporated cities and towns, but such authority shall be so delegated only where the county and the incorporated city or town have entered into a memorandum of agreement, or other appropriate document, evidencing the consent of the governing body of the city or town to the county's exercise of such authority within municipal corporation boundaries.

((3) The department shall continue to administer the permit program directly in all areas within any flood control zone not specifically identified in an approved implementing ordinance. No delegation made hereunder shall be construed as limiting or abridging the powers conferred on the department under chapter 86.16 RCW in any area.))

AMENDATORY SECTION (Amending Order DE 74-11, filed 6/17/74)

WAC 173-142-050 CONFORMITY WITH DEPARTMENT RULES. (1) ((It is contemplated that various requestors may present to the department differing regulatory criteria designed to deal with particular local needs and conditions. For the purposes of determining whether a requestor intends to administer the permit program in accordance with the applicable state rules pertaining to flood control zones, the department will evaluate proposed regulatory criteria on the basis of whether such criteria, if implemented, would be as least as stringent as the requirements and restrictions set forth in the state rules.)) The requestor may set higher and more rigid standards for construction and development in the floodplain than the minimum criteria established by the department based on knowledge of local conditions and in the interest of human safety.

(2) All approved implementing ordinances shall contain a proviso requiring that the permit program as administered by any county or any incorporated city or town be revised, as necessary and to the satisfaction of the department, to conform with any changes in state rules pertaining to flood control zones which may be adopted by the department subsequent to the effective date of the delegation.

(3) All amendments of approved implementing ordinances shall be submitted for information purposes to the department.

AMENDATORY SECTION (Amending Order DE 74-11, filed 6/17/74)

WAC 173-142-070 REQUESTS FOR DELEGATION. No particular form shall be required for requests for delegation hereunder. ((No request)) The requestor shall ((be approved, however, unless the requestor supplies)) provide the following information to the department:

(1) A statement of the requestor's intention to administer the permit program in accordance with the state flood control zone act and the ((general guidelines contained in)) state rules and regulations pertaining to flood control zones, as now or hereafter amended;

(2) ((The regulatory criteria the requestor intends to use in administering the permit program;

(3) A precise)) A description of the geographic area to which the request relates. This may be identified as that portion of the named and numbered zones which are located in the incorporated or unincorporated area of the city, town or county. If the request is from a county desiring to administer the permit program within the boundaries of any incorporated city or town, ((memoranda of agreement or other appropriate documents, evidencing the consent of the governing body of such city or town shall be appended;

(4) An estimate of the financial resources the requestor will commit to the permit program on an annual basis;

(5) A commitment showing the number of personnel who will be assigned to the permit program, either full-time or part-time, broken down by person-years or person-hours or other appropriate measure of personnel usage;

(6) A description of the background, experience and/or proposed training for personnel to be assigned to the permit program;

(7) If applicable, a description of the office, division or department to which the permit program will be subdelegated;

(8) An outline of the procedures to be used in processing individual permit applications;

(9) A description of enforcement and inspection procedures to be employed; and

(10) Any additional information required by the department)) the county shall include a memorandum of agreement with the city or town in accordance with the Interlocal Cooperation Act, chapter 39.34 RCW;

(3) A description of the financial and staffing capabilities used to administer the permit program along with the name of the community office which will administer the program;

(4) A copy of the implementing ordinance which is the basis for administering the permit program.

#### AMENDATORY SECTION (Amending Order DE 74-11, filed 6/17/74)

WAC 173-142-080 PROCEDURE FOR DELEGATION. (1) ((Upon receipt of any request for delegation, the department shall review the same and, if necessary, require additional information to make a determination thereon:)) The requestor shall submit the request to the director for delegation.

(2) ((Upon notification by the department that all information required by it has been received, the requestor shall publish notice of the request in a newspaper of general circulation in the area to which the request relates, providing thirty days for written comment on the request. The notice shall be in a form provided by the department. In addition to the publication thereof, a copy of such notice shall be mailed to each general purpose local government, all or a portion of which lies in any flood control zone to which the request relates, and to the appropriate regional offices of the U.S. army corps of engineers and U.S. department of housing and urban development:)) The department shall review the request for delegation and respond within ninety days as to adequacy of the request.

(3) ((After review of all comments timely made in response to the notice provided for above, the department shall either deny the request, giving its reasons for such denial, or issue a tentative approval of the same in whole or in part. Any such tentative approval shall contain conditions of approval which the department intends to impose.

(4) Upon receipt of a tentative approval, the requestor shall submit to the department a proposed implementing ordinance, as a minimum containing in its text, or by reference to other detailed ordinances or documents, the regulatory criteria of the delegated permit program, a description of the geographic area to which the delegated permit program applies, identification of the office, division or department to which the permit program is subdelegated and a description of the procedures to be used in processing permit applications. The department shall review such proposed ordinance and approve the same in such form as it deems appropriate.

(5))) Upon approval by the department of ((an implementing ordinance)) the request for delegation, the director shall issue an order of delegation to the requestor accompanied by the implementing ordinance in the form approved by the department. Such order shall be conditioned to take effect upon the effective date of the implementing ordinance after adoption by the requestor in the form approved.

((6))) (4) Whenever any order of delegation made hereunder takes effect, the department shall transfer to the delegatee all pending applications which ((related)) relate to the permit program in the area to which the delegation ((relates)) applies.

#### REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 173-142-060 SUBDELEGATION.

#### WSR 82-24-027

##### ADOPTED RULES

##### SHORELINE COMMUNITY COLLEGE

[Order 40:82—Filed November 23, 1982]

Be it resolved by the board of trustees of Shoreline Community College, acting at 16101 Greenwood Avenue North, Seattle, WA 98133, that it does adopt the annexed rules relating to Advanced registration payment—Foreign students, amending WAC 132G-160-080.

This action is taken pursuant to Notice No. WSR 82-20-076 filed with the code reviser on October 6, 1982. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 28B.19.050(2).

This rule is promulgated under the general rule-making authority of the Shoreline Community College as authorized in RCW 28B.50.130 and 28B.50.140.

The undersigned hereby declares that the institution has complied with the provisions of the Open Public

Meetings Act (chapter 42.30 RCW), the Higher Education Administrative Procedure Act (chapter 28B.19 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 19, 1982.  
By Doane F. Blair  
Vice President for Student Services

**AMENDATORY SECTION** (Amending Order 6-14:74, filed 4/26/74)

**WAC 132G-160-080 ADVANCED REGISTRATION PAYMENT—FOREIGN STUDENTS.** Upon acceptance by the foreign student academic committee, foreign students must remit tuition for their first quarter and the nonrefundable five dollars ((~~\$5~~)) matriculation fee. In the event that a foreign student does not complete registration or withdraws from the college forty-five dollars ((~~\$45~~)) of this first quarter tuition is nonrefundable except when the student has been refused a visa by the American embassy or consulate, the entire forty-five dollars is refundable. ((However,)) The forty-five dollars ((~~\$45~~)) may be applied to fees for any future quarter registration within two years of the original quarter of acceptance.

**WSR 82-24-028  
ADOPTED RULES  
DEPARTMENT OF REVENUE**  
[Order ET 82-11—Filed November 23, 1982]

I, Donald R. Burrows, director of the Department of Revenue, do promulgate and adopt at Olympia, Washington, the annexed rules relating to Unfair Cigarette Sales Below Cost Act Rules and Regulations, WAC 458-24-080.

This action is taken pursuant to Notice No. WSR 82-21-050 filed with the code reviser on October 19, 1982. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the Department of Revenue as authorized in RCW 82.32.300.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 23, 1982.  
By Don R. McCuiston  
Director, Tax Rules, Interpretation and Appeals  
Division

**NEW SECTION**

**WAC 458-24-080 UNFAIR CIGARETTE SALES BELOW COST ACT RULES AND REGULATIONS.** (1) RCW 19.91.020(1) forbids sales of cigarettes by wholesalers at less than cost. The law specifies that the "cost to the wholesaler" is to be computed by adding the "basic cost of cigarettes" (RCW

19.91.010(8)) to the "cost of doing business by the wholesaler" (RCW 19.91.010(9)). It shall be presumed that the "cost of doing business by the wholesaler" is at least four percent of the "basic cost of cigarettes" to the wholesaler. If the wholesaler performs or pays for the cartage to the retail outlet, it shall be presumed that the cartage costs are at least one-half of one percent of the "basic cost of cigarettes" to the wholesaler and shall be added to the "cost of doing business."

(2) If the wholesaler of cigarettes believes that his cost of doing business is less than four percent of the "basic cost of cigarettes" to the wholesaler or that his cost of cartage to the retail outlet is less than one-half of one percent of the "basic cost of cigarettes" to the wholesaler, he must file a letter with the department of revenue stating his intention to sell cigarettes at a cost less than that presumed under RCW 19.91.010(9) and setting forth proof of a lesser cost of doing business.

(3) RCW 19.91.020(1) and (2) forbid sales of cigarettes by retailers at less than cost. The law specifies that the "cost to the retailer" is to be computed by adding the "basic cost of cigarettes" (RCW 19.91.010(8)) to the "cost of doing business by the retailer" (RCW 19.91.010(10)). Any retailer who, in connection with his purchase, receives discounts ordinarily allowed upon purchases by a wholesaler shall, in determining "cost to the retailer," add the "cost of doing business by the wholesaler" to the "basic cost of cigarettes" to said retailer, as well as the "cost of doing business by the retailer." It shall be presumed that the "cost of doing business by the retailer" is at least ten percent of the "basic cost of cigarettes" to the retailer. In the case of a retailer who receives the discounts ordinarily allowed upon purchases by a wholesaler, the "cost of doing business by the retailer" shall be presumed to be ten percent of the sum of the "basic cost of cigarettes" and the "cost of doing business by the wholesaler."

(4) If the retailer of cigarettes believes that his cost of doing business is less than ten percent of the "basic cost of cigarettes" to the retailer or that his cost of doing business is less than ten percent of the sum of the "basic cost of cigarettes" and the "cost of doing business by the wholesaler" (where the retailer receives the discounts ordinarily allowed upon purchases by a wholesaler), he must file a letter with the department of revenue stating his intention to sell cigarettes at a cost less than that presumed under RCW 19.91.010(10) and setting forth proof of a lesser cost of doing business.

(5) The department of revenue shall examine the wholesaler's or retailer's proof and verify its accuracy. The verification may include review of the wholesaler's or retailer's accounting records to determine the "cost of doing business by the wholesaler" as defined by RCW 19.91.010(9) or "cost of doing business by the retailer" as defined by RCW 19.91.010(10).

(6) If the department finds that the wholesaler or retailer has presented satisfactory proof of a lesser cost of doing business, it shall issue a letter of approval stating that prices may be lowered in accordance with the letter.

(7) If the department finds that the wholesaler or retailer has not presented satisfactory proof of a lesser cost of doing business, it shall issue a letter denying the

wholesaler's or retailer's request for lower costs and stating the reasons therefore.

(8) The wholesaler or retailer may petition the department of revenue in writing for a review of the denial of the use of a lesser cost. Petitions should be addressed: State of Washington, Department of Revenue, Interpretation and Appeals Division, Olympia, Washington 98504.

(9) The petition must be received by the department of revenue within twenty days after the issuance of the denial letter. An extension of thirty days will be granted if additional time is required for preparation of the petition and such extension is requested prior to expiration of the twenty-day period. If no petition is filed within these time periods, the department's denial letter shall become final.

(10) The department shall grant a conference for review of all denial letters if the wholesaler or retailer has filed a timely petition. Such conferences will be conducted by the director of the interpretation and appeals division. All conferences will be conducted informally and will be held at the departmental offices in Olympia.

(11) The wholesaler or retailer shall receive written notice of the assistant director's determination. The determination shall represent the official position of the department of revenue and shall be binding upon the wholesaler or retailer.

**WSR 82-24-029  
EMERGENCY RULES  
DEPARTMENT OF REVENUE**  
[Order ET 82-12—Filed November 23, 1982]

I, Donald R. Burrows, director of the Department of Revenue, do promulgate and adopt at Olympia, Washington, the annexed rules relating to returns, remittances, penalties, extensions, inventory tax credit applications, stay of collection, WAC 458-20-228.

I, Donald R. Burrows, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is the rule implements a legislative amendment which accelerated the due date for tax payment beginning with the October, 1981 return.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated under the general rule-making authority of the Department of Revenue as authorized in RCW 82.32.300.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 23, 1982.  
By J. Johnson  
for Don R. McCuiston

Director, Tax Rules  
Interpretation and Appeals Division

**AMENDATORY SECTION** (Amending Order ET 74-1, filed 5/7/74)

**WAC 458-20-228 ((RULE 228)) RETURNS, REMITTANCES, PENALTIES, EXTENSIONS, INVENTORY TAX CREDIT APPLICATIONS, STAY OF COLLECTION.** The taxes imposed under chapter 82.20 RCW (Tax on Conveyances) and under chapter 82.24 RCW (Tax on Cigarettes) are collected through sales of revenue stamps.

As to taxes imposed under chapter 82.04 RCW (Business and Occupation Tax), chapter 82.08 RCW (Retail Sales Tax), chapter 82.12 RCW (Use Tax), chapter 82.14 RCW (Local Sales and Use Taxes) chapter 82.16 RCW (Public Utility Tax), and chapter 82.26 RCW (Tobacco Products Tax), returns and remittances are ~~((due on the fifteenth day of the month next succeeding the period in which the tax accrued)) to be filed with the Department of Revenue by the taxpayer~~ Returns are filed monthly, quarterly or annually. Reporting periods are assigned by the Department of Revenue on the basis of the amount of tax liability. Returns shall be made upon forms prepared by the department, which forms are forwarded by mail to all registered taxpayers approximately ten days prior to the due date of the tax.

Remittances in payment of tax may be made by uncertified bank check, but if any such check or remittance, other than legal tender, be not honored by the bank on which drawn, the taxpayer shall remain liable for the payment of the tax and for all legal penalties thereon. The department may refuse to accept any check which, in its opinion, would not be honored by the bank on which such check is drawn. The remittance covered by any check which is so refused will be deemed not to have been made and the taxpayer will remain liable for the tax due and for the applicable penalties.

For monthly reporting taxpayers, the tax returns are due as shown in the following schedule:

BUSINESS ACTIVITY DURING:	TAX RETURN IS DUE:
October 1981 through March 1982	25th of the following month
April 1982 through March 1983	20th of the following month
April 1983 and thereafter	15th of the following month

If the tax return is not filed by the due date shown above, a 5% penalty will apply; a 10% penalty will apply if the return is not filed within 30 days of the due date; and a 20% penalty will apply if the return is still delinquent 60 days from the due date.

As to taxpayers reporting quarterly or annually, the tax return is due on or before the last day of the month following the period covered by the tax return. If payment of any tax due is not received by the department by the last day of the month in which the tax becomes due, there shall be assessed a penalty of five percent of the amount of the tax; and if the tax is not received by the last day of the month next succeeding the month in which the due date falls, there shall be assessed a total penalty of ten percent of the amount of the tax; and if the tax is not received by the last day of the second month next succeeding the month in which the due date

falls, there shall be assessed a total penalty of twenty percent of the amount of the tax.

The department may refuse to accept any return which is not accompanied by a remittance of the tax shown to be due thereon, and if not accepted, the taxpayer shall be deemed to have failed or refused to file a return, and shall be subject to the foregoing penalties.

Under the law, none of the penalties referred to above may be less than two dollars. The aggregate of penalties for failure to file a return, late payment of any tax, increase or penalty, or issuance of a warrant may not exceed twenty-five percent of the tax due, or seven dollars, whichever is greater.

The department shall apply the payment of the taxpayer first against penalties and interest, and then upon the tax, without regard to any direction of the taxpayer.

The department will waive or cancel the penalties imposed under RCW 82.32.090 and interest imposed under RCW 82.32.050 upon finding that the failure of a taxpayer to pay any tax by the due date was due to circumstances beyond the control of the taxpayer. The department has no authority to cancel penalties or interest for any other reason.

The following situations will constitute the only circumstances under which a cancellation of penalties will be considered by the department.

1. The return was filed on time but inadvertently mailed to another agency.

2. The delinquency was due to erroneous information given the taxpayer by a department officer or employee.

3. The delinquency was caused by death or serious illness of the taxpayer or his immediate family, or illness or death of his accountant or in the accountant's immediate family, prior to the filing date.

4. The delinquency was caused by unavoidable absence of the taxpayer, prior to the filing date.

5. The delinquency was caused by the destruction by fire or other casualty of the taxpayer's place of business or business records.

6. The taxpayer, prior to the time for filing return, made timely application to the Olympia or district office, in writing, for proper forms and these were not furnished in sufficient time to permit the completed return to be paid before its delinquent date.

A request for a waiver or cancellation of penalties must be in letter form ((or, if filed through a district office, in the form of an affidavit witnessed by an agent of the department)) and should contain all pertinent facts and be accompanied by such proof as may be available. In all such cases the burden of proving the facts is upon the taxpayer.

The following situations will constitute circumstances under which a waiver or cancellation of interest upon assessments pursuant to RCW 82.32.050 will be considered by the department.

1. The failure to pay the tax prior to issuance of the assessment was the direct result of written instructions given the taxpayer by the department.

2. Extension of the due date for payment of an assessment was not at the request of the taxpayer and was for the sole convenience of the department.

## STAY OF COLLECTION

RCW 82.32.200 provides that

When any assessment or additional assessment (of taxes) has been made, the taxpayer may obtain a stay of collection, under such circumstances and for such periods as the department may by general regulation provide, of the whole or any part thereof, by filing with the department a bond in an amount, not exceeding twice the amount on which stay is desired, and with sureties as the department deems necessary, conditioned for the payment of the amount of the assessments, collection of which is stayed by the bond, together with the interest thereon at the rate of one percent of the amount of such assessment for each thirty days or portion thereof from the due date until paid.

(Note: RCW 82.32.190 authorizes issuance of an order by the department holding in abeyance tax collection during pendency of litigation. Such tax might be that due on excise tax returns or tax due for unaudited periods for which no assessment has been issued. If, however, an assessment has been issued and is unpaid, RCW 82.32.200, not RCW 82.32.190, is the operative statute for stay of collection with respect to such an assessment.)

The department will give consideration to a request that it grant a stay of collection if

1. Written request for the stay is made prior to due date for payment of the tax assessment, and

2. Payment of any unprotested portion of the assessment and other taxes due is timely made, and

3. The requested stay is accompanied by an offer of a cash bond, or the offer of a security bond, the conditions of which are guaranteed by a specified authorized surety insurer, in either case the amount of the bond will ordinarily be set in an amount equal to the assessment or portion thereof for which stay is requested together with interest thereon at the rate of one percent per month, but in appropriate cases the department may require a bond in an increased amount not to exceed twice the amount for which stay is requested.

The department will grant a stay of collection only when it is satisfied and determines that it is in the best interests of the state to do so. Factors which it will consider in making this determination include: the existence of (1) a constitutional issue to be litigated by the taxpayer the resolution of which is uncertain; (2) a matter of first impression for which the department has little precedent in administrative practice; and (3) an issue affecting other similarly situated taxpayers for whom the department would be willing to stay collection of the tax.

Claims of financial hardship or threat of litigation are not grounds which would justify the granting of a stay of collection. However, the department will consider a claim of significant financial hardship as grounds for staying collection procedures, but this will be done only if a partial payment agreement is executed and kept in accordance with the department's procedures and with such security as the department deems necessary.

If the department grants a stay of collection, the stay will be for a period of no longer than two calendar years from the date of acceptance of the taxpayer request

therefor or thirty days following a decision not appealed from by a tribunal or court of competent jurisdiction upholding the validity of the tax assessed, whichever date occurs first. The department may extend the period of a stay originally granted, but only for good cause shown.

#### ((EXTENTIONS)) EXTENSIONS

The department, for good cause, may extend the due date for filing any return. Any permanent extension, and any temporary extension in excess of thirty days, must be conditional upon deposit by the taxpayer with the department of an amount equal to the estimated tax liability for the reporting period or periods for which the extension is granted. This deposit is credited to the taxpayer's account and may be applied to the taxpayer's liability upon cancellation of the permanent extension or upon reporting of the tax liability where a temporary extension of more than thirty days has been granted.

The amount of the deposit is subject to departmental approval. The amount will be reviewed from time to time, and a change may be required at any time that the department concludes that such amount does not approximate the tax liability for the reporting period or periods for which the extension was granted.

((Revised May 3, 1974.))

#### INVENTORY TAX CREDIT

A credit against business and occupation tax for property tax on business inventories paid before delinquency (i.e., paid on or before the time specified in RCW 84.56.020) is authorized by RCW 82.04.442. However, the credit may be allowed notwithstanding that the property tax was not paid by the due date for such payment upon a finding by the department of revenue that the delinquency was due to extenuating circumstances. Extenuating circumstances are those which are beyond the control of the taxpayer and are the same generally as would justify the waiver of interest or penalties, namely:

1. The payment was mailed timely, but was inadvertently addressed incorrectly.
2. The delinquency was caused by death or serious illness of the taxpayer or his immediate family, or death or serious illness of his accountant or his immediate family.
3. The delinquency was caused by unavoidable absence of the taxpayer.
4. The delinquency was caused by the destruction by fire or other casualty of the taxpayer's place of business or business records.

**WSR 82-24-030  
ADOPTED RULES  
DEPARTMENT OF REVENUE**  
[Order FT 82-6—Filed November 23, 1982]

I, John B. Conklin, director of forest tax, do promulgate and adopt at Olympia, Washington, the annexed

rules relating to Forest land values—1983, WAC 458-40-19107.

This action is taken pursuant to Notice No. WSR 82-21-022 filed with the code reviser on October 12, 1982. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 84.33.120 as amended by chapter 148, Laws of 1981, and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 23, 1982.

By John B. Conklin  
Forest Tax Supervisor

#### NEW SECTION

WAC 458-40-19107 FOREST LAND VALUES—1983. The forest land values, per acre, for each grade of forest land for the 1983 assessment year are determined to be as follows:

1983 WASHINGTON FOREST LAND VALUES		
LAND GRADE	OPERABILITY CLASS	VALUES PER ACRE
1	1	\$159
	2	154
	3	147
	4	107
2	1	132
	2	128
	3	124
	4	90
3	1	105
	2	102
	3	97
	4	74
4	1	78
	2	76
	3	74
	4	58
5	1	57
	2	54
	3	52
	4	35
6	1	30
	2	29
	3	29
	4	25
7	1	14
	2	14
	3	13
	4	13
8		1

**WSR 82-24-031**  
**ADOPTED RULES**  
**DEPARTMENT OF REVENUE**  
[Order PT 82-9—Filed November 23, 1982]

I, Donald R. Burrows, director of revenue, do promulgate and adopt at Olympia, Washington, the annexed rules relating to Personal property audit studies—Date of valuation, new section WAC 458-53-142.

This action is taken pursuant to Notice No. WSR 82-21-030 filed with the code reviser on October 15, 1982. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 84.48.075 and is intended to administratively implement that statute.

This rule is promulgated pursuant to RCW 84.48.075 which directs that the Department of Revenue has authority to implement the provisions of RCW 84.48.075.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

**APPROVED AND ADOPTED** November 23, 1982.  
By Trevor W. Thompson  
Assistant Director

**NEW SECTION**

**WAC 458-53-142 PERSONAL PROPERTY AUDIT STUDIES – DATE OF VALUATION.** Commencing in 1983 and thereafter, the indicated personal property ratio shall be based upon the current assessment year values, e.g., the 1983 indicated ratio shall be based upon 1983 values.

**WSR 82-24-032**  
**PROPOSED RULES**  
**BOARD OF HEALTH**  
[Filed November 23, 1982]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Board of Health intends to adopt, amend, or repeal rules concerning general design requirements, amending WAC 248-18-718;

that the agency will at 9:00 a.m., Wednesday, January 12, 1983, in the Auditorium, Tacoma-Pierce County Health Department, 3629 South "D" Street, Tacoma, WA, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 70.41.030.

The specific statute these rules are intended to implement is RCW 70.41.030.

This notice is connected to and continues the matter in Notice No. WSR 82-20-031 filed with the code reviser's office on September 30, 1982.

Dated: November 10, 1982  
By: John Beare, MD  
Secretary

**WSR 82-24-033**  
**PROPOSED RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
(Public Assistance)  
[Filed November 23, 1982]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Social and Health Services intends to adopt, amend, or repeal rules concerning food stamps, amending chapter 388-54 WAC.

It is the intention of the secretary to adopt these rules on an emergency basis on or about November 24, 1982.

Correspondence concerning this notice and proposed rules attached should be addressed to:

David A. Hogan, Director  
Division of Administration  
Department of Social and Health Services  
Mailstop OB 33-C  
Olympia, WA 98504

Interpreters for people with hearing impairments and brailled or taped information for people with visual impairments can be provided. Please contact William B. Pope, Chief, Office of Administrative Regulations, at State Office Building #2, 12th and Franklin, Olympia, Phone (206) 753-7015, by December 22, 1982. The meeting site is in a location which is barrier free;

that the agency will at 10:00 a.m., Wednesday, January 5, 1983, in the Buildings and Grounds Conference Room, Service Level, Office Building #2, Olympia, Washington, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on January 12, 1983.

The authority under which these rules are proposed is RCW 74.04.510.

The specific statute these rules are intended to implement is RCW 74.04.510.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 5, 1983.

Dated: November 22, 1983[1982]  
By: David A. Hogan  
Director, Division of Administration

**STATEMENT OF PURPOSE**

This statement is filed pursuant to RCW 34.04.045.  
Re: Amending chapter 388-54 WAC.

Purpose of the Rule Change: To implement federal requirements in the food stamp program.

Statutory Authority: RCW 74.04.510.

**Summary of the Rule Change:** WAC 388-54-670 Student Eligibility, requirements for student eligibility for program benefits are amended; WAC 388-54-740 Income, food stamp utility amounts are updated; WAC 388-54-785 Issuance, thrifty food plan amounts are updated and new computation procedures which result in the rounding down of benefit amounts are instituted; and WAC 388-54-810 Issuance, sixty day continuation of benefits (also known as certification of transfer of household benefits) is deleted in its entirety.

**Persons Responsible for the Drafting, Implementation and Enforcement of the Rule Change:** Jay Emry and Duane Kerr, Program Manager, Division of Income Assistance, Mailstop: OB 31C, Phone: 3-5407.

These rules are necessary as a result of federal law, 7 CFR, Part 272.

#### AMENDATORY SECTION (Amending Order 1558, filed 10/20/80)

**WAC 388-54-670 ((HOUSEHOLD DETERMINATION STUDENTS)) STUDENT ELIGIBILITY.** (1) ((No individual)) Any person who is ((a member of a household otherwise eligible to participate in the program shall be eligible to participate as a member of that or any other household if the individual is)):

(a) Between the ages of eighteen and sixty years; and  
 (b) Physically and mentally fit; and  
 (c) Enrolled ((and attending)) at least half-time in an institution ((recognized by a federal, state or local government agency as providing post-high school)) of higher education shall be ineligible to participate in the food stamp program, unless that person complies with the eligibility requirements of subsection ((2)) (3) of this section.

(2) Institution of higher education shall be any institution which normally requires a high school diploma or equivalency certificate for enrollment including, but not limited to, colleges, universities, and vocational or technical schools at the post-high school level.

((2)) (3) In order to be eligible, ((x)) any student as defined in subsection (1) of this section shall meet at least one of the following criteria:

(a) Be employed for a minimum of twenty hours per week and be paid for such employment or if self-employed, be employed for a minimum of twenty hours per week and receive weekly earnings at least equal to the federal minimum hourly wage multiplied by twenty hours;

(b) Participate in a federally financed work study program during the regular school year;

(c) ((Be the head of a)) Provide more than half the support of one or more dependent household ((t)) members or be the spouse of ((such head) containing one or more other persons)) a person who ((are dependents of that individual because he/she supplies)) provides more than half ((of their total)) the support ((includes expenditures for food, shelter, clothing, education, medical and dental care, recreation, transportation and similar necessities) during the calendar year)) of one or more dependent household members. In determining if a household member provides more than half the support, the following applies:

(i) If the dependent is a spouse, a minor child under the control of the student or spouse, or a relative of the student or spouse, such as a parent or grandparent, and that relative has little or no income of their own, the student shall be considered as providing the support for that person regardless of the income sources from which the student derives that support.

(ii) In the case of other dependents, such as unrelated adults, minor children not under the parental control of the student or spouse, or related adults who have their own source of income, determine whether the student or spouse provides these individuals with half of their support during the certification period. Total support is the sum of:

(A) The fair rental value of lodging furnished.  
 (B) All expenses paid or incurred directly by or for the dependent, such as food, clothing, medical expenses and dental care, recreation, transportation, and similar necessities.

(C) A proportionate share of these or similar expenses that cannot be attributed directly to a particular individual, such as the cost of food bought in common for the entire household.

(iii) To qualify for the exemption in subsection (3)(c)(i) and (ii) of this section, the student or spouse must provide from their own funds

or in-kind contributions for over half of the individual's support needs regardless of the source of the funds.

(d) Be enrolled in an institution of higher education as a result of participation in the work incentive program under Title IV of the Social Security Act, as amended.

((t))) (4) ((Once)) Enrollment status of a student ((enrolls in an)) shall begin on the first day of the school term of the institution of higher education((;)). Such enrollment shall be deemed to continue through normal periods of class attendance, vacation and recess unless the student graduates, is suspended or expelled, drops out, or does not intend to register for the next normal school term (excluding summer school).

((t))) (5) ((Enrollment)) Eligibility as a result of participation in the work incentive program under Title IV of the Social Security Act shall be deemed to continue as long as the student maintains continuous enrollment as specified in subsection ((t) above)) (4) of this section.

((t))) (6) The income and resources of an ineligible student living with a household shall not be considered in determining eligibility or level of benefits of the household.

((t))) (7) The remainder of the household in which the ineligible student resides shall be certified, if otherwise eligible.

#### AMENDATORY SECTION (Amending Order 1720, filed 11/18/81)

**WAC 388-54-740 INCOME—DEDUCTIONS.** In computing net income, only the following deductions shall be allowed:

(1) A standard deduction of eighty-five dollars per household per month.

(2) An earned income deduction of eighteen percent of gross earned income. Earnings which are excluded in WAC 388-54-735 shall not be included in gross earned income for purposes of computing earned income deductions.

(3) Payments for the care of a child or other dependent when necessary for a household member to accept or continue employment, seek employment, or attend training or education preparatory to employment.

The amount to be deducted for child care shall be the amount actually paid not to exceed one hundred ((and)) fifteen dollars. The dependent care deduction in combination with the shelter deduction shall not exceed one hundred ((and)) fifteen dollars.

(4) Shelter costs in excess of fifty percent of the household's income after ((the above)) deducting standard, earned income, and dependent care deductions. The shelter deductions alone or in combination with the dependent care deduction((;)) shall not exceed one hundred ((and)) fifteen dollars.

(a) "Shelter costs" mean rent or mortgage payment plus taxes on a dwelling and property, insurance on the structure only, unless the costs for insuring the structure and its contents cannot be separated, assessments, and utility costs such as heat and cooking fuel, electricity, water, garbage, sewage disposal, and basic service fee for one telephone (plus tax), and initial installation fees for utility services. One-time deposits shall not be included as shelter costs.

Shelter costs shall also include continuing charges leading to the ownership of the shelter such as loan repayments for the purchase of a mobile home, including interest on such payments.

(b) Shelter costs for a home not occupied because of employment, training away from home, illness or abandonment caused by casualty loss or natural disaster shall be allowed if:

(i) The household intends to return to the house;  
 (ii) The current occupants, if any, are not claiming shelter costs for food stamp purposes; or

(iii) The home is not being leased or rented during the household's absence.

(c) Charges for the repair of the home which was substantially damaged or destroyed due to a natural disaster such as a fire or flood.

(d) Standardized amounts shall be used to compute the shelter costs for utilities such as heat and cooking fuel, electricity, water, garbage, sewage disposal, and telephone.

#### Persons in Household

#### Food Stamp Utility Standards

	November 1, ((+98t))1982 thru April 30, ((+98z))1983	May 1, ((+98z))1983 thru October 31, ((+98z))1983
1	\$((+36.00)) 137	\$ ((86.00)) 87
2		((+46.00)) 92.00))

## Persons in Household

## Food Stamp Utility Standards

	148	93
3	((+56.00))	96.00
	160	97
4	((+66.00))	100.00
	170	101
5	((+77.00))	108.00
	180	109
6	((+89.00))	113.00
	191	114
7	((+106.00))	118.00
	198	119
8	((+203.00))	121.00
	205	122
9	((+213.00))	126.00
	215	127
10 or more	((+222.00))	132.00
	224	133

(e) Households which do not incur any separate utility charges or which are billed separately for only telephone costs, water, sewage, and garbage collection fees shall not be entitled to claim the standard utility allowance.

(f) If a household is not entitled to the standard utility allowance, it may claim actual utility expenses for any utility which it does pay separately, except the telephone.

(g) If a household requests and can verify that its utility bills are higher than the standards, the actual utility costs shall be used.

(i) The telephone standard, for families incurring telephone costs, but not entitled to claim the single standard, is ten dollars.

(ii) A household shall be allowed to switch to or from the standard during its certification period.

(h) The telephone allowance applies to households which are not entitled to claim the overall standard, but which have telephone expenses.

(5) Households which contain one or more members who are sixty years of age or older, receive supplemental security income (SSI), or receive social security disability payments under Title II of the Social Security Act shall be authorized, effective January 1, 1980:

(a) A dependent care deduction up to one hundred ((and)) fifteen dollars as specified in WAC 388-54-740(3), and

(b) An excess shelter deduction as specified in WAC 388-54-740(4) for the monthly amount that exceeds fifty percent of the household's monthly income after all applicable deductions have been made.

(6) An individual who is sixty years of age or older, or receives supplemental security income (SSI), or receives social security disability, or has received emergency SSI from the Social Security Administration shall be authorized effective January 1, 1980, a deduction for unreimbursable monthly medical expenses over thirty-five dollars.

(a) Allowable medical expenses are:

(i) The cost of maintaining an attendant, homemaker, home health aide, housekeeper and/or child care service. These expenses, which could be claimed either as a medical or child care expense, must be considered as medical expenses;

(ii) The cost of medical insurance;

(iii) Medicare premiums related to coverage under Title XVIII of the Social Security Act;

(iv) Any cost-sharing on spend-down expenses incurred by Medicaid (medical only) recipients;

(v) Hospitalization or outpatient treatment, nursing care, and nursing home care including payments by the household for an individual who was a household member immediately prior to entering a hospital or licensed nursing home;

(vi) Prescription drugs and other over-the-counter medication (including insulin) when prescribed or approved by a licensed practitioner or other qualified health professional;

(vii) The cost of medical supplies, sick-room equipment (including rental) or other prescribed equipment;

(viii) Dentures, hearing aids, prosthetics, and ((eye glasses)) eye-glasses prescribed by an optometrist or physician skilled in eye disease;

(ix) Securing and maintaining a seeing eye dog including the cost of dog food and veterinarian bills;

(x) Reasonable cost of transportation and lodging to obtain medical treatment or services.

(b) Nonallowable expenses are:

(i) The cost of health and hospital insurance which pays in lump-sum settlements or which continue mortgage or loan payments while the beneficiary is disabled; and

(ii) The cost of special diets.

#### AMENDATORY SECTION (Amending Order 1720, filed 11/18/81)

WAC 388-54-785 ISSUANCE—MONTHLY ALLOTMENTS.  
(1) Effective October 1, 1982, based upon a thirty-day month, the department shall issue to households making initial application a coupon allotment valued in direct proportion to the number of days remaining from the date of application to the end of the initial month of eligibility.

(2) The department shall determine the value of the allotment a household receives (taking into consideration the requirement within subsection (1) of this section to ((pro rata)) prorate the initial month's allotment) by ((subtracting thirty percent of)) multiplying the household's net monthly income by thirty percent, rounding the product up to the next whole dollar if it ends with one through ninety-nine cents, subtract the result from the thrifty food plan for ((that)) the appropriate household size. If the computation results in an allotment of one dollar, three dollars or five dollars, the amount shall be rounded up to two dollars, four dollars or six dollars, respectively.

Household Size	Effective 10/1/82 Thrifty Food Plan Amounts
1	\$ ((70))75
2	((+28))139
3	((+103))199
4	((+233))253
5	((+277))300
6	((+332))360
7	((+367))398
8	((+419))455
9	((+472))512
10	((+525))569
Each additional member	
	+((+53))57

(3) All one-and two-person households shall receive a minimum monthly allotment of ten dollars except in the initial benefit month wherein a household may receive a pro rata allotment of less than ten dollars.

#### REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 388-54-810 ISSUANCE SIXTY DAY CONTINUATION OF BENEFITS.

#### WSR 82-24-034 EMERGENCY RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES (Public Assistance) [Order 1912—Filed November 23, 1982]

I, David A. Hogan, director of the Division of Administration, do promulgate and adopt at Olympia, Washington, the annexed rules relating to food stamps, amending chapter 388-54 WAC.

I, David A. Hogan, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is these rules are necessary to implement changes to 7 CFR 272 and 273.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 74.04.510 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 22, 1982.

By David A. Hogan  
Director, Division of Administration

AMENDATORY SECTION (Amending Order 1558, filed 10/20/80)

WAC 388-54-670 ((~~HOUSEHOLD DETERMINATION STUDENTS~~) STUDENT ELIGIBILITY.)

(1) ((No individual)) Any person who is ((a member of a household otherwise eligible to participate in the program shall be eligible to participate as a member of that or any other household if the individual is)):

(a) Between the ages of eighteen and sixty years; and  
(b) Physically and mentally fit; and

(c) Enrolled ((and attending)) at least half-time in an institution ((recognized by a federal, state or local government agency as providing post-high school)) of higher education shall be ineligible to participate in the food stamp program, unless that person complies with the eligibility requirements of subsection ((2)) (3) of this section.

(2) Institution of higher education shall be any institution which normally requires a high school diploma or equivalency certificate for enrollment including, but not limited to, colleges, universities, and vocational or technical schools at the post-high school level.

((2)) (3) In order to be eligible, ((a)) any student as defined in subsection (1) of this section shall meet at least one of the following criteria:

(a) Be employed for a minimum of twenty hours per week and be paid for such employment or if self-employed, be employed for a minimum of twenty hours per week and receive weekly earnings at least equal to the federal minimum hourly wage multiplied by twenty hours;

(b) Participate in a federally financed work study program during the regular school year;

(c) ((Be the head of a)) Provide more than half the support of one or more dependent household ((f)) members or be the spouse of ((such head)) containing one or more other persons)) a person who ((are dependents of that individual because he/she supplies)) provides more than half ((of their total)) the support ((includes expenditures for food, shelter, clothing, education, medical and dental care, recreation, transportation and similar necessities) during the calendar year,)) of one or more dependent household members. In determining if a household member provides more than half the support, the following applies:

(i) If the dependent is a spouse, a minor child under the control of the student or spouse, or a relative of the student or spouse, such as a parent or grandparent, and that relative has little or no income of their own, the student shall be considered as providing the support for

that person regardless of the income sources from which the student derives that support.

(ii) In the case of other dependents, such as unrelated adults, minor children not under the parental control of the student or spouse, or related adults who have their own source of income, determine whether the student or spouse provides these individuals with half of their support during the certification period. Total support is the sum of:

(A) The fair rental value of lodging furnished.

(B) All expenses paid or incurred directly by or for the dependent, such as food, clothing, medical expenses and dental care, recreation, transportation, and similar necessities.

(C) A proportionate share of these or similar expenses that cannot be attributed directly to a particular individual, such as the cost of food bought in common for the entire household.

(iii) To qualify for the exemption in subsection (3)(c)(i) and (ii) of this section, the student or spouse must provide from their own funds or in-kind contributions for over half of the individual's support needs regardless of the source of the funds.

(d) Be enrolled in an institution of higher education as a result of participation in the work incentive program under Title IV of the Social Security Act, as amended.

((3))) (4) ((Once)) Enrollment status of a student ((enrolls in an)) shall begin on the first day of the school term of the institution of higher education((;)). Such enrollment shall be deemed to continue through normal periods of class attendance, vacation and recess unless the student graduates, is suspended or expelled, drops out, or does not intend to register for the next normal school term (excluding summer school).

((4))) (5) ((Enrollment)) Eligibility as a result of participation in the work incentive program under Title IV of the Social Security Act shall be deemed to continue as long as the student maintains continuous enrollment as specified in subsection ((3) above)) (4) of this section.

((5))) (6) The income and resources of an ineligible student living with a household shall not be considered in determining eligibility or level of benefits of the household.

((6))) (7) The remainder of the household in which the ineligible student resides shall be certified, if otherwise eligible.

AMENDATORY SECTION (Amending Order 1720, filed 11/18/81)

WAC 388-54-740 INCOME—DEDUCTIONS. In computing net income, only the following deductions shall be allowed:

(1) A standard deduction of eighty-five dollars per household per month.

(2) An earned income deduction of eighteen percent of gross earned income. Earnings which are excluded in WAC 388-54-735 shall not be included in gross earned income for purposes of computing earned income deductions.

(3) Payments for the care of a child or other dependent when necessary for a household member to accept

or continue employment, seek employment, or attend training or education preparatory to employment.

The amount to be deducted for child care shall be the amount actually paid not to exceed one hundred ((and)) fifteen dollars. The dependent care deduction in combination with the shelter deduction shall not exceed one hundred ((and)) fifteen dollars.

(4) Shelter costs in excess of fifty percent of the household's income after ((the above)) deducting standard, earned income, and dependent care deductions. The shelter deductions alone or in combination with the dependent care deduction((;)) shall not exceed one hundred ((and)) fifteen dollars.

(a) "Shelter costs" mean rent or mortgage payment plus taxes on a dwelling and property, insurance on the structure only, unless the costs for insuring the structure and its contents cannot be separated, assessments, and utility costs such as heat and cooking fuel, electricity, water, garbage, sewage disposal, and basic service fee for one telephone (plus tax), and initial installation fees for utility services. One-time deposits shall not be included as shelter costs.

Shelter costs shall also include continuing charges leading to the ownership of the shelter such as loan repayments for the purchase of a mobile home, including interest on such payments.

(b) Shelter costs for a home not occupied because of employment, training away from home, illness or abandonment caused by casualty loss or natural disaster shall be allowed if:

- (i) The household intends to return to the house;
- (ii) The current occupants, if any, are not claiming shelter costs for food stamp purposes; or
- (iii) The home is not being leased or rented during the household's absence.

(c) Charges for the repair of the home which was substantially damaged or destroyed due to a natural disaster such as a fire or flood.

(d) Standardized amounts shall be used to compute the shelter costs for utilities such as heat and cooking fuel, electricity, water, garbage, sewage disposal, and telephone.

#### Persons in Household

#### Food Stamp Utility Standards

	November 1, ((1981)) 1982 thru April 30, ((1982)) 1983	May 1, ((1982)) 1983 thru October 31, ((1982)) 1983
1	\$((+36.00)) 137	\$ ((86.00)) 87
2	((+46.00)) 148	((20.00)) 93
3	((+56.00)) 160	((20.00)) 97
4	((+66.00)) 170	((20.00)) 101
5	((+77.00)) 180	((20.00)) 109
6	((+89.00)) 191	((20.00)) 114
7	((+101.00)) 198	((20.00)) 119
8	((+203.00)) 205	((20.00)) 122
9	((213.00)) 215	((20.00)) 127
10 or more	((222.00)) 224	((20.00)) 133

(e) Households which do not incur any separate utility charges or which are billed separately for only telephone costs, water, sewage, and garbage collection fees shall not be entitled to claim the standard utility allowance.

(f) If a household is not entitled to the standard utility allowance, it may claim actual utility expenses for any utility which it does pay separately, except the telephone.

(g) If a household requests and can verify that its utility bills are higher than the standards, the actual utility costs shall be used.

(i) The telephone standard, for families incurring telephone costs, but not entitled to claim the single standard, is ten dollars.

(ii) A household shall be allowed to switch to or from the standard during its certification period.

(h) The telephone allowance applies to households which are not entitled to claim the overall standard, but which have telephone expenses.

(5) Households which contain one or more members who are sixty years of age or older, receive supplemental security income (SSI), or receive social security disability payments under Title II of the Social Security Act shall be authorized, effective January 1, 1980:

(a) A dependent care deduction up to one hundred ((and)) fifteen dollars as specified in WAC 388-54-740(3), and

(b) An excess shelter deduction as specified in WAC 388-54-740(4) for the monthly amount that exceeds fifty percent of the household's monthly income after all applicable deductions have been made.

(6) An individual who is sixty years of age or older, or receives supplemental security income (SSI), or receives social security disability, or has received emergency SSI from the Social Security Administration shall be authorized effective January 1, 1980, a deduction for unreimbursable monthly medical expenses over thirty-five dollars.

(a) Allowable medical expenses are:

(i) The cost of maintaining an attendant, homemaker, home health aide, housekeeper and/or child care service. These expenses, which could be claimed either as a medical or child care expense, must be considered as medical expenses;

(ii) The cost of medical insurance;

(iii) Medicare premiums related to coverage under Title XVIII of the Social Security Act;

(iv) Any cost-sharing on spend-down expenses incurred by Medicaid (medical only) recipients;

(v) Hospitalization or outpatient treatment, nursing care, and nursing home care including payments by the household for an individual who was a household member immediately prior to entering a hospital or licensed nursing home;

(vi) Prescription drugs and other over-the-counter medication (including insulin) when prescribed or approved by a licensed practitioner or other qualified health professional;

(vii) The cost of medical supplies, sick-room equipment (including rental) or other prescribed equipment;

(viii) Dentures, hearing aids, prosthetics, and ((eye glasses)) eyeglasses prescribed by an optometrist or physician skilled in eye disease;

(ix) Securing and maintaining a seeing eye dog including the cost of dog food and veterinarian bills;

(x) Reasonable cost of transportation and lodging to obtain medical treatment or services.

(b) Nonallowable expenses are:

(i) The cost of health and hospital insurance which pays in lump-sum settlements or which continue mortgage or loan payments while the beneficiary is disabled; and

(ii) The cost of special diets.

#### AMENDATORY SECTION (Amending Order 1720, filed 11/18/81)

**WAC 388-54-785 ISSUANCE—MONTHLY ALLOTMENTS.** (1) Effective October 1, 1982, based upon a thirty-day month, the department shall issue to households making initial application a coupon allotment valued in direct proportion to the number of days remaining from the date of application to the end of the initial month of eligibility.

(2) The department shall determine the value of the allotment a household receives (taking into consideration the requirement within subsection (1) of this section to ((pro rata)) prorate the initial month's allotment) by ((subtracting thirty percent of)) multiplying the household's net monthly income by thirty percent, rounding the product up to the next whole dollar if it ends with one through ninety-nine cents, subtract the result from the thrifty food plan for ((that)) the appropriate household size. If the computation results in an allotment of one dollar, three dollars or five dollars, the amount shall be rounded up to two dollars, four dollars or six dollars, respectively.

Household Size	<u>Effective 10/1/82</u> Thrifty Food Plan Amounts
1	\$ ((70))75
2	((128))139
3	((183))199
4	((233))253
5	((277))300
6	((322))360
7	((367))398
8	((419))455
9	((472))512
10	((525))569
Each additional member	+((53))57

(3) All one-and two-person households shall receive a minimum monthly allotment of ten dollars except in the initial benefit month wherein a household may receive a pro rata allotment of less than ten dollars.

#### REPEALER

The following section of the Washington Administrative Code is repealed:

**WAC 388-54-810 ISSUANCE SIXTY DAY CONTINUATION OF BENEFITS.**

**WSR 82-24-035  
EMERGENCY RULES  
DEPARTMENT OF FISHERIES**  
[Order 82-207—Filed November 23, 1982]

I, Rolland A. Schmitt, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing rules.

I, Rolland A. Schmitt, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is harvestable numbers of salmon have been taken.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 23, 1982.

By Rolland A. Schmitt  
Director

#### NEW SECTION

**WAC 220-28-073EOE HOH RIVER—CLOSED AREA.** Effective immediately until 11:59 PM November 30, 1982, it is unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes from the waters of the Hoh River.

#### REPEALER

The following section of the Washington Administrative Code is repealed:

**WAC 220-28-073E0D HOH RIVER—CLOSED AREA. (82-184)**

**WSR 82-24-036  
EMERGENCY RULES  
BOARD OF PHARMACY**  
[Order 170—Filed November 23, 1982]

Be it resolved by the Washington State Board of Pharmacy, acting at Olympia, Washington, that it does adopt the annexed rules relating to the amending of WAC 360-36-010.

We, the Washington State Board of Pharmacy, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed

action would be contrary to public interest. A statement of the facts constituting the emergency is the immediate adoption of these amendments is necessary because rules adopted by the Washington State Board of Nursing requiring certified registered nurses with prescriptive authority to register with the state Board of Pharmacy will be in effect before the Board of Pharmacy can adopt rules implementing that registration. If rules are not adopted, certified registered nurses with prescription authority applying for registration might be delayed in obtaining their Drug Enforcement Administration registration and might, therefore, be unable to adequately serve their patients.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 18.64.005 and 69.50.301 which directs that the Washington State Board of Pharmacy has authority to implement the provisions of chapter 69.50 RCW.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 18, 1982.

By Lars Hennum  
Chairman

#### AMENDATORY SECTION (Amending Order 154, filed 4/28/80)

**WAC 360-36-010 UNIFORM CONTROLLED SUBSTANCES ACT.** (1) Consistent with the concept of uniformity where possible with the federal regulations for controlled substances (21 CFR), the federal regulations are specifically made applicable to registrants in this state by virtue of RCW 69.50.306. Although those regulations are automatically applicable to registrants in this state, the board is nevertheless adopting as its own regulations the existing regulations of the federal government published in the code of federal regulations revised as of April 1, 1979, and all references made therein to the director or the secretary shall have reference to the board of pharmacy, and the following sections are not applicable: section 1301.11-13, section 1301.31, section 1301.43-57, section 1303, section 1308.41-48, and section 1316.31-67. The following specific rules shall take precedence over the federal rules adopted herein by reference, and therefore any inconsistencies shall be resolved in favor of the following specific rules.

(2) Registrations under chapter 69.50 RCW shall be for an annual period with the registration period ending on a date to coincide with those license renewal dates as found in rules promulgated under chapter 18.64 RCW. The registration fee shall be as follows:

- (a) \$30.00 for a dispensing registration (i.e., pharmacies);
- (b) \$25.00 for the annual renewal for dispensing (i.e., pharmacies);
- (c) \$50.00 for registration for distributors (i.e., wholesalers);

(d) \$50.00 for the annual renewal for distributors (i.e., wholesalers);

(e) \$50.00 for a registration for manufacturers;

(f) \$50.00 for the annual renewal for manufacturers;

(g) \$15.00 for application for physician's assistant;

(h) \$10.00 for the annual renewal for physician's assistant;

(i) \$15.00 for application for limited registration to obtain sodium pentobarbital for animal euthanasia;

(j) \$10.00 for annual renewal of limited sodium pentobarbital registration(:);

(k) \$15.00 for application for Certified Registered Nurse with prescriptive authorization;

(l) \$10.00 for the annual renewal for Certified Registered Nurse with prescriptive authorization.

(3) A separate registration is required for each principle place of business (as defined in section 1301.23) where controlled substances are manufactured, distributed or dispensed. Application for registration must be made on forms supplied by the pharmacy board, and all information called for thereon must be supplied unless the information is not applicable, in which case it must be indicated. An application for registration must hold the appropriate wholesaler, manufacturer or pharmacy license provided for in chapter 18.64 RCW.

(4) Every registrant shall be required to keep inventory records required by section 1304.04 (of the federal rules which have been adopted by reference by Rule 1) and must maintain said inventory records for a period of five years from the date of inventory. Such registrants are further required to keep a record of receipt and distribution of controlled substances. Such record shall include:

(a) Invoices, orders, receipts, etc. showing the date, supplier and quantity of drug received, and the name of the drug;

(b) Distribution records; i.e., invoices, etc. from wholesalers and manufacturers and prescription records for dispensers;

(c) In the event of a loss by theft or destruction, two copies of DEA 106 (report of theft or loss of controlled substances) must be transmitted to the federal authorities and a copy must be sent to the board;

(d) For transfers of controlled substances from one dispenser to another, a record of the transfer must be made at the time of transfer indicating the drug, quantity, date of transfer, who it was transferred to and from whom. Said record must be retained by both the transferee and the transferor. These transfers can only be made in emergencies pursuant to section 1307.11 (federal rules).

(5) The records must be maintained separately for schedule II drugs. The records for schedule III, IV and V drugs may be maintained either separately or in a form that is readily retrievable from the business records of the registrant. Prescription records will be deemed readily retrievable if the prescription has been stamped "C" no less than one inch high, and said prescriptions are filed in a consecutively numbered prescription file which includes prescription and noncontrolled substances.

(6) A federal order form is required for each distribution of a schedule I or II controlled substance, and said forms along with other records required to be kept must be made readily available to authorized employees of the board.

(7) Schedule II drugs require that a dispenser have a signed prescription in his possession prior to dispensing said drugs. An exception is permitted in an "emergency." An emergency exists when the immediate administration of the drug is necessary for proper treatment and no alternative treatment is available, and further, it is not possible for the physician to provide a written prescription for the drug at that time. If a schedule II drug is dispensed in an emergency, the practitioner must deliver a signed prescription to the dispenser within 72 hours, and further he must note on the prescription that it was filled on an emergency basis.

**Reviser's note:** RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

must be filed by the end of each year. The amendments are applicable to budgets which will be due not later than December 31, 1982.

This rule amendment is being promulgated pursuant to RCW 80.01.040 and 80.04.320.

This rule-making proceeding is in compliance with the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), the State Register Act (chapter 34.08 RCW), and the State Environmental Policy Act of 1971 (chapter 43.21C RCW).

This amendment to WAC 480-140-040 and 480-140-160 affects no economic values.

In reviewing the entire record herein, it has been determined that WAC 480-140-040 and 480-140-160 should be amended, to read as set forth in Appendix A, shown below, and made a part hereof by this reference. WAC 480-140-040 and 480-140-160 as amended, will permit deviation from strict compliance with budget rules upon a showing of good cause, and redefine certain reporting requirements relieving regulated companies of detailing salaries under specified levels in these budget filings.

## ORDER

WHEREFORE, IT IS ORDERED That WAC 480-140-040 and 480-140-160 as set forth in Appendix A, be amended, as emergency rules of the Washington Utilities and Transportation Commission to take effect pursuant to RCW 34.04.030 and 34.04.040(2).

IT IS FURTHER ORDERED That the order and the annexed rules, after being first recorded in the order register of the Washington Utilities and Transportation Commission, shall be forwarded to the code reviser for filing pursuant to chapters 34.04 RCW and 1-12 WAC.

DATED at Olympia, Washington, this 24th day of November, 1982.

Washington Utilities and Transportation Commission

Robert W. Bratton, Chairman

Robert C. Bailey, Commissioner

Mary D. Hall, Commissioner

## APPENDIX "A"

### AMENDATORY SECTION (Amending Order R-5, filed 6/6/69, effective 10/9/69)

WAC 480-140-040 PREPARATION. Budgets shall be made in duplicate on forms furnished by the commission. The original shall be filed with the commission and the duplicate shall be kept by the company for its files. ((All entries shall be made in noncopying ink or typewriter ribbon.)) Each question must be answered fully and accurately. Where the word "none" truly and completely states the fact, it may be given as the answer to any particular inquiry or portion thereof. Do not leave blank lines. Items and schedules which do not apply to the reporting company's business and therefore cannot be filled in, shall be answered "not applicable." In no case shall any utility deviate from the requirements of these rules except upon a showing of good cause, and

[Order R-190, Cause No. U-82-54—Filed November 24, 1982]

In the matter of amending WAC 480-140-040 and 480-140-160 relating to utility company budgets.

The Washington Utilities and Transportation Commission finds that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to the public interest. A statement of the facts constituting such emergency is pursuant to WAC 480-140-030 utility budgets

then only to the extent authorized by the commission in writing. For the purpose of the budget report an "individual major project", as set forth on Page 14 of such budget report is defined as one exceeding \$50,000 for Class A and B companies and \$25,000 for Class C companies.

**AMENDATORY SECTION** (Amending Order R-5, filed 6/6/69, effective 10/9/69)

**WAC 480-140-160 SALARIES.** Budget of salaries shall give complete information as to the name, location, title or position, total annual compensation and amount of annual compensation assigned Washington of all company officials, directors, owners or principal stockholders, who are employees, officers or executives and all managing and superintending officers irrespective of the amount of their compensation and all other employees who receive salaries of (((\$1,000.00 per month)) \$37,500.00 per annum or more for ((Class A)) companies ((, \$800.00 per month or more for Class B companies and \$600.00 per month or more for Class C companies)) whose annual gross operating revenues exceed \$400,000,000; \$30,000 per annum or more for companies whose annual gross operating revenues range from \$100,000,001 to \$400,000,000; \$20,000 per annum or more for companies whose annual gross operating revenues range from \$1,000,000 to \$100,000,000, and \$18,000 per annum or more for companies whose annual gross operating revenues are less than \$1,000,000. The budget shall state the account or accounts to which charges are to be made. If employment is to be part time, the number of hours to be devoted to the reporting company shall be stated. If the total compensation shall include house rental, utility service, board and room, bonuses or other compensation, direct or indirect, such fact shall be reported separately on the budget form under "Remarks" and giving the amount of each item.

**WSR 82-24-039  
EMERGENCY RULES  
DEPARTMENT OF AGRICULTURE**

[Order 1777—Filed November 24, 1982]

I, M. Keith Ellis, director of the Department of Agriculture, do promulgate and adopt at Olympia, Washington, the annexed rules relating to importation of animals, chapter 16-54 WAC.

I, M. Keith Ellis, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is the immediate reenactment of the exemption for horses being moved between Washington and Oregon from the requirement for a negative equine infectious anemia test will save Washington horse owners unneeded expense. Hearing has been held and permanent regulation filed to become effective in 30 days.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to chapters 16.36 and 16.44 RCW and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 24, 1982.

By Michael V. Schwisow  
Deputy Director  
for Director

**AMENDATORY SECTION** (Amending Order 1730, filed 5/1/81)

**WAC 16-54-071 DOMESTIC EQUINE.** Domestic equine animals shall be accompanied by an official health certificate stating that they are free from clinical symptoms of infectious and communicable disease. All equine over six months of age must have a record of a negative test for the diagnosis of equine infectious anemia made within six months prior to entry. Horses moving to Washington from Oregon are excluded from test requirements.

**WSR 82-24-040  
ADOPTED RULES  
DEPARTMENT OF AGRICULTURE**

[Order 1778—Filed November 24, 1982]

I, Michael Schwisow, deputy director of the Department of Agriculture, do promulgate and adopt at Olympia, Washington, the annexed rules relating to importation of animals, chapter 16-54 WAC.

This action is taken pursuant to Notice No. WSR 82-20-087 filed with the code reviser on October 6, 1982. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to chapters 16.36 and 16.44 RCW and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 24, 1982.  
By Michael V. Schwisow  
Deputy Director

**AMENDATORY SECTION** (Amending Order 1730, filed 5/1/81)

**WAC 16-54-071 DOMESTIC EQUINE.** Domestic equine animals shall be accompanied by an official health certificate stating that they are free from clinical symptoms of infectious and communicable disease. All equine over six months of age must have a record of a

negative test for the diagnosis of equine infectious anemia made within six months prior to entry. Horses moving to Washington from Oregon are excluded from test requirements.

**WSR 82-24-041**  
**EMERGENCY RULES**  
**DEPARTMENT OF FISHERIES**  
[Order 82-208—Filed November 24, 1982]

I, Rolland A. Schmitten, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing rules.

I, Rolland A. Schmitten, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is restrictions in Areas 6, 6A provide protection of Skagit and Stillaguamish-Snohomish origin chum. Restrictions in Areas 7C and the Samish River provide secondary protection for coho and chum returning to the Samish River. Restrictions in Areas 10C, 10D and the Cedar River provide protection for Lake Washington sockeye. Restrictions in Area 8 and the Skagit River provide protection for Skagit River chum salmon. Restrictions in Areas 12A and 12D provide secondary protection for local chum salmon. Restrictions in Areas 12C provide protection for chum salmon destined for the Hoodsport Hatchery. Restrictions in Area 12B provide protection for chum returning to the Walcott Hatchery. Restrictions in Areas 6B, 8A, 9, Stillaguamish and Snohomish Rivers provide protection for Stillaguamish-Snohomish River chum salmon. Scheduled Fraser River chum fisheries indicate Canadian conservation restrictions no longer appropriate in Areas 6, 6A, 7 and 7A.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

**APPROVED AND ADOPTED** November 24, 1982.  
By Rolland A. Schmitten  
Director

**NEW SECTION**

**WAC 220-28-235 PUGET SOUND COMMERCIAL FISHERY RESTRICTIONS** Effective immediately it is unlawful for treaty Indian fishermen to take, fish for or possess salmon for commercial purposes in the

following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following restrictions:

Areas 6, 6A, 6B, 7C, 8, 8A, 9, 10C, 12A, 12D – Closed to all commercial fishing.

Area 10D – Closed to all commercial fishing in that portion within 250 yards of the eastern and northern shores of Lake Sammamish between the Sammamish River and Issaquah Creek.

Area 12B – Closed to all commercial fishing in that portion westerly of a line from Quatsap Point to Pulali Point.

Area 12C – Closed to all commercial fishing within 2,000 feet of the western shore between Hoodsport Marina Dock and Glen Ayr Trailer Park.

\*Cedar River, Samish River, Skagit River including all tributaries, Stillaguamish River, and Snohomish River – Closed to all commercial fishing.

**REPEALER**

Effective immediately the following section of the Washington Administrative Code is repealed:

**WAC 220-28-234 PUGET SOUND COMMERCIAL FISHERY RESTRICTIONS (82-204)**

**WSR 82-24-042**  
**EMERGENCY RULES**  
**DEPARTMENT OF FISHERIES**  
[Order 82-209—Filed November 24, 1982]

I, Rolland A. Schmitten, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing rules.

I, Rolland A. Schmitten, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is all citizen fishery openings allow continued harvest of non-Indian allocation of harvestable chum salmon. All other Puget Sound areas are closed to all citizen commercial fishing to prevent overharvest of salmon stocks. Regulations in Areas 7 and 7A provide protection for Canadian origin coho and chum salmon while providing fishing opportunity for immobile limited effort, limited harvest limited impact, reef net fisheries.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 24, 1982.

By Rolland A. Schmitten  
Director

#### NEW SECTION

**WAC 220-47-725 PUGET SOUND ALL-CITIZEN COMMERCIAL SALMON FISHERY** Notwithstanding the provisions of Chapter 220-47 WAC, effective immediately until further notice it is unlawful to take, fish for or possess salmon for commercial purposes in the following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following restrictions:

Areas 4B, 5, 6, 6A, 6B, 6C, and 6D – Closed.

\*Areas 7 and 7A – Closed, except reef nets may fish from 5 AM to 8 PM daily, November 28, 29, and 30.

\*Area 7B – Closed except gill nets using 6" minimum mesh may fish from 4 PM November 29 to 8 AM November 30; and purse seines may fish from 5 AM to 8 PM November 29.

Areas 7C, 7D, 8, 8A, 9, 9A, 10, 10A, 10B, 10C, 10D, 10E, 11, 11A, 12, 12A, 12B, 12C, 12D, 13, 13A, 13B, and all freshwater areas – Closed.

#### REPEALER

The following section of the Washington Administrative Code is repealed effective immediately.

**WAC 220-47-724 Puget Sound All-Citizen Commercial Salmon Fishery (82-205)**

#### **WSR 82-24-043**

#### **EMERGENCY RULES**

#### **DEPARTMENT OF FISHERIES**

[Order 82-210—Filed November 24, 1982]

I, Rolland A. Schmitten, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial shellfish rules.

I, Rolland A. Schmitten, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency in this order establishes a gear-setting period for the coastal crab fishery that is identical to that set for contiguous waters off the state of Oregon.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 24, 1982.  
By Rolland A. Schmitten  
Director

#### NEW SECTION

**WAC 220-52-04600I CRAB FISHERY—SEASIDE.** (1) Notwithstanding the provisions of WAC 220-52-040 WAC 220-52-046 and WAC 220-52-04600A, it is unlawful prior to 12:01 a.m. November 27, 1982, to operate or set any baited or unbaited shellfish pots or ringnets for commercial purposes in offshore waters or coastal waters, or Columbia River, Willapa Harbor and Grays Harbor fishing areas.

(2) It is unlawful prior to 12:01 a.m. on December 1, 1982, to land or possess, or transport through state waters, or offshore waters, any crabs taken for commercial purposes from the Pacific Ocean, Coastal, Columbia River, Willapa Harbor or Grays Harbor fishing areas.

#### REPEALER

The following section of the Washington Administrative Code is repealed:

**WAC 220-52-04600B CRAB FISHERY—SEASONS AND AREAS (82-137)**

#### **WSR 82-24-044**

#### **PROPOSED RULES**

#### **BOARD OF HEALTH**

[Filed November 24, 1982]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Board of Health intends to adopt, amend, or repeal rules concerning Appendix—County, city or town in a health district, amending WAC 248-990-990;

that the agency will at 9:00 a.m., Wednesday, January 12, 1983, in the Auditorium, Tacoma-Pierce County Health Department, 3629 South "D" Street, Tacoma, WA, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on January 12, 1983.

The authority under which these rules are proposed is RCW 70.46.080.

The specific statute these rules are intended to implement is RCW 70.46.080.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 12, 1983.

Dated: November 24, 1982  
By: John A. Beare, MD  
Secretary

### STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.025.  
Amending WAC 248-990-990 Appendix—County, City or Town in a Health District.

The Purpose of this Amendment: To revise guidelines for each county, city or town in a public health district to contribute to the expense for maintaining and operating the district.

This Amendment is Necessary: To provide more flexibility in agreeing with authority funding formula.

Statutory Authority: RCW 70.46.080.

Summary of the Rule Change: To revise definition of public health services and formula for determination of equitable share of fiscal support.

Person Responsible for Drafting the Rule: A. Lamont Carstens, Executive Assistant to the Director, Division of Health, Mailstop LJ-18, Phone: 753-5913.

The Organization who Proposed These Rules: The Director's Office, Division of Health, DSHS.

These rules are not necessary as a result of federal laws, federal court decisions, or state court decisions.

These amendments are not subject to the Regulatory Fairness Act as there is no economic impact for small business.

### AMENDATORY SECTION (Amending Order 104, filed 9/25/74)

WAC 248-990-990 APPENDIX—COUNTY, CITY OR TOWN IN A HEALTH DISTRICT((—PREAMBLE)).

#### APPENDIX

##### Guidelines<sup>1</sup>

for

County, City or Town in a Health District

in

Estimating Its Equitable Share of the Expenses

of

Maintaining and Operating the Health District

((Preamble

What health services should local government provide? Health needs and health services vary from community to community. While some are still trying to solve elementary health problems,<sup>2</sup> others, having met these basic needs, are concerned also with newer health problems, as well as with promptness and enhancement of the quality of services; making sure that these are well integrated and available to all citizens.

The types<sup>3</sup> of basic health services which every county, city and town should provide are as follows:)

A. ((Basic Health Services of Local Health Departments)) Every county, city, and town should furnish the support necessary to provide the following basic public health services<sup>2,3</sup>:

1. ((Disease Prevention and Control)) Personal Health Protection Services

#### Epidemiologic Services

Tuberculosis

((Venereal Disease

At)) Other Communicable Diseases

Immunizations

((Epidemiologic Services

Hearing Conservation

Vision Conservation

Health Services to Handicapped Persons

Alcoholism, at least an Information and Referral Service))

Family Planning

Child Health Services

Handicapped Children's Services

Maternal and Infant Services

Nutrition and/or WIC Services

Chronic Disease Prevention, Detection and Hazard Control

2. Environmental ((Control)) Health Protection Services

((The health aspects of:))

Food

Water

((Air))

Solid Waste Disposal

Liquid Waste Disposal

((Housing (shelter))) Living Environment

Chemical and Physical Hazards

((Safety (in other areas than those covered by the Department of Labor & Industries)))

Nuisances))

Vector Control

3. ((Vital Records

((is already a mandatory function of each county and city of the First Class))) Laboratory services necessary to support any of the programs listed in A 1 and 2 of this Appendix (provide or purchase)

4. ((Family Planning)) Vital Records, Birth, and Death Registration

5. ((Laboratory services necessary to perform the functions in items 1 and 2 above:)) Health Promotion, Information, and Education

((6. Health Information and Educational Services

7. Community Health Planning

8. Administration

Business Management

Records

Budgeting

Purchasing

Conferences

Programming

Evaluating

Legal Services))

B. ((Total Cost of Providing the Basic Health Services:

1. Salaries (Ratio of staff to 100,000 population)

One Health Officer

Nine Clerical Personnel

Fifteen Public Health Nurses

Seven Senior Sanitarians

Two Laboratory Technicians

One Health Educator

One Social Worker

2. Maintenance and Operation Cost

Usually about twenty-five to thirty-three percent of the total budget

### 3. Capital Outlay

Routine: Usually one to eight percent)) In addition, counties, cities, and towns at their option may choose to support additional public health protection and promotion actions or services. These may include, but not be limited to:

- Dental Health
- School Health Services
- Jail Health Services
- Mental Health Services
- Alcoholism Services
- Developmental Disabilities
- Health Screening Programs for the Aging (Senior Citizens Services Act)
- Home Health Services
- Primary Care for Special Population Groups
- Emergency Health Services
- Community Health Planning

### C. ((Financing

#### Expenditures

- |   |             |
|---|-------------|
| 1. Basic Health Services                  | "X" dollars |
| 2. Additional Services<br>(District-wide) | "Y" dollars |
| Total "X+Y" dollars                       |             |

Any city might, in addition, request and fund a specific service, not needed or desired by the other cities or by the district as a whole. It would, in such instances, pay an additional sum equal to the actual cost of such services.

### D.)) Potential Sources of Funds:

1. ((Property millage levies
  - a. Statutory public health levy multiplied by 2.2
  - b. Statutory tuberculosis control fund or levy) Fees for permits and licenses
2. ((City contribution<sup>4</sup>)) Charges for services
3. ((County contribution<sup>4</sup>)) Contracts with counties, cities, schools, and other agencies
4. ((Fees for permits and licenses)) State and federal funds
5. ((Charges for services)) Sales of property
6. ((Contracts with schools and other agencies)) Miscellaneous gifts and sales, e.g., sale of publications
7. ((State and Federal funds)) County funds for special services not needed or desired by all participating counties and cities
8. ((Sales of publications)) City funds for special services
9. ((Gifts)) Reserve funds for special purposes
10. ((Miscellaneous (sale of property, witness fees, jury duty of personnel, etc.))) County general fund base support

### ((E.)) D. Determination of equitable share for each municipality (county or city) of its fiscal support of basic health services:

1. ((In any case, for the next two years at least, there should be no reduction in the amount currently being paid to its health district by a county or city)) The level of the basic health services budget and the respective county and city general fund contributions necessary to balance that budget should be determined through a negotiation process. The negotiators may wish to use some form of formula in this determination. Negotiating the formula is a basic part of the negotiation process. A number of formulas may be considered. Most formulas involve one or more of the following factors: Population (per capita), assessed valuation, use, need or proportion of budget. No single formula is mandated statewide, but a formula, once adopted by a local health board, should apply to all member jurisdictions. Agreements need not be limited to a single year. Multi-year contracts may be negotiated with the agreement adopting a basic formula, but providing for annual adjustments of variable factors such as valuation or population.

### 2. ((Formula to be used:

$$\frac{1/2B(A_C)}{A_T} + \frac{1/2B(P_C)}{P_T}$$

A<sub>T</sub>) The following formulas are presented as guidelines. Options 1 through 3 provide for a county base support while Options 4 and 5 have no county base built into the formula. The county base is a variable replacing previous statutory millages for public health and tuberculosis. The base may vary. In multicounty health districts, the county base public health support is to be determined annually by the district health board in consultation with the respective boards of county commissioners and divided among the member counties in proportion to each county's assessed valuation. An acceptable alternative method is to vary the base among the county members of the health district as the board of health, in consultation with the respective boards of county commissioners, shall determine.

#### Option 1:

$$C = \frac{1/2 B}{A_T} + \frac{1/2 B}{P_T}$$

Where:

C = Contribution of city or county needed to balance the budget (((X+Y)) basic plus optional dollars)

B = Dollars needed to balance the ((X+Y)) basic plus optional dollar portion of the health district annual budget((<sup>2</sup>))

((A<sub>C</sub>)) A<sub>C</sub> = The assessed valuation of the component governmental unit, i.e., the city, town or unincorporated area of the county

((A<sub>T</sub>)) A<sub>T</sub> = The total assessed valuation of the governmental jurisdictions encompassed by the health district

((P<sub>C</sub>)) P<sub>C</sub> = Population of the component governmental unit, i.e., the city, town or unincorporated area of the county

((P<sub>T</sub>)) P<sub>T</sub> = Total population of the governmental jurisdictions encompassed by the health district

#### Variation 1:

Derive the proportion of assessed valuation and population in the formula from the average of several years instead of the current year only.

#### Option 2:

$$C = \frac{B}{\frac{A_C}{A_T}}$$

Where:

C = Contribution of city or county needed to balance the budget (basic plus optional dollars)

B = Dollars needed to balance the basic plus optional portion of the health district annual budget

A<sub>C</sub> = The assessed valuation of the component governmental unit, i.e., the city, town or unincorporated area of the county

A<sub>T</sub> = The total assessed valuation of the governmental jurisdictions encompassed by the health district

#### Option 3:

$$C = \frac{P_C}{\frac{P_T}{A_T}}$$

Where:

C = Contribution of city or county needed to balance the budget (basic plus optional dollars)

B = Dollars needed to balance the basic plus optional portion of the health district annual budget

P<sub>c</sub> = Population of the component governmental unit, i.e., the city, town or unincorporated area of the county

P<sub>t</sub> = Total population of the governmental jurisdictions encompassed by the health district

Variation 1:

The per capita share is graduated by grouping or classes of cities so that small cities pay less than large cities.

Variation 2:

The county base remains the same but the per capita share is applied only to the cities.

Option 4:

(1) Charge each city or county the full estimated cost of environmental health services.

(2) Charge each county the full cost of tuberculosis services.

(3) Charge each city and county the remainder of tax necessary on a per capita basis.

(4) Reduce each city's charge by giving credit to them for the county property taxes paid by the property owners of each city.

(5) Small cities may be charged a reduced share per capita.

Option 5:

Half of the necessary funds are divided among the cities and counties in proportion to a statistical report of the services provided to each. The other half are provided on the basis of population or another of the options identified.

<sup>1</sup>Pertains also to a county, city or town which has withdrawn from a health district to operate its own health department or decides to contract with another municipality for such health services.

<sup>2</sup>((Washington State Board of Health Rules & Regulations which pertain to local health departments include: (1) Control of certain diseases .100); (2) Sanitation (gen. .50, places of work .62, schools .64, taverns, resorts .68, camp and parks .72, mobile homes .76, facilities for camping vehicles .77, hotels .80, food service .84, food & beverage worker's permits .86, swimming pools, bathing beaches .98))) Basic services are those services required by state law and regulations or provided under service contracts with the department of social and health services.

<sup>3</sup>((The extent of health services provided, will vary from area to area and has to be a local determination. Each local health department should prepare its own list of basic health services it provides (or would provide) each municipality contributing equitably to its financial support)) A list of all applicable laws, administrative regulations, and available current service contracts will be provided by the state board of health upon request.

<sup>4</sup>Based on the formula in Item E. Determination of Equitable Share of Official Local Fiscal Support.

<sup>5</sup>Is the balance to be raised by contributions of all the cities and counties in the health district? This is the total budget less the amount raised from the revenue sources listed under D (above) as items 1, 4, 5, 6, 7, 8, 9 and 10))

December 2, 1982, in Tacoma, Washington, will be cancelled.

The board of trustees will hold a special meeting on Thursday, December 2, 1982, in OM 340 on the campus of Western Washington University.

**WSR 82-24-046**

**NOTICE OF PUBLIC MEETINGS**

**WESTERN WASHINGTON UNIVERSITY**

[Memorandum—November 22, 1982]

The board of trustees of Western Washington University will hold a special meeting on Tuesday, November 30, 1982, at 9:30 a.m. in Old Main 440A.

**WSR 82-24-047**

**ADOPTED RULES**

**DEPARTMENT OF**

**LABOR AND INDUSTRIES**

[Order 82-38—Filed November 29, 1982—Eff. January 1, 1983]

I, Sam Kinville, director of the Department of Labor and Industries, do promulgate and adopt at the Department of Labor and Industries Offices, General Administration Building, Olympia, Washington 98504, the annexed rules relating to risk classification definitions, experience-rating plan parameters and manual rates applicable to workers' compensation insurance.

This action is taken pursuant to Notice No. WSR 82-20-078 filed with the code reviser on October 6, 1982. These rules shall take effect at a later date, such date being January 1, 1983.

This rule is promulgated pursuant to RCW 51.16.035 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 29, 1982.

By Sam Kinville  
Director

**AMENDATORY SECTION** (Amending Order 78-23, filed 11/27/78, effective 1/1/79)

**WAC 296-17-450 SPECIAL AGRICULTURAL CLASS INTERPRETATIONS.** Farming in Classifications 48-2 through 48-6, 48-8 ((and)), 48-9, 73-1, 73-2, and 73-7 will include farm labor by contractors and farm machinery operations by contractors.

Any employee not regularly and continuously employed by an employer in agricultural labor whose cash remuneration paid by or due from any one employer in that calendar year for agricultural labor is less than one hundred fifty dollars is not within the mandatory coverage of Title 51 RCW. The department will consider an

**WSR 82-24-045**  
**NOTICE OF PUBLIC MEETINGS**  
**WESTERN WASHINGTON UNIVERSITY**  
[Memorandum—November 15, 1982]

The meeting of the board of trustees of Western Washington University scheduled for Thursday,

agricultural employee as being "regularly and continuously employed" as those terms are used in RCW 51-12.020, subsection (6) in the case of any employee who as of January 1 of any calendar year is carried on the payroll of the employer and who is employed by the employer in agricultural labor and was carried on the employer's payroll as of December 31 of the preceding calendar year and has exceeded one hundred fifty dollars, of earnings during such preceding calendar year. Coverage for all exempt agricultural employees is available upon request as provided under RCW 51.12.110.

To qualify for a separate rating of ground hand-picking or any other separation of agricultural classes, separate and distinct payroll records of such operations will be required.

If a single establishment or work comprises more than one of Classifications 48-2 through 48-6, 48-8 ((and)), 48-9, 73-1, 73-2, and 73-7 the premiums shall be computed according to the payroll for operations of each classification. The department in its discretion may assess a single rate of premium for an agricultural establishment when a substantial portion of the operation falls within one classification, and in such cases, the entire operation will be required to be reported in such largest classification: PROVIDED, That under no circumstances will the hand-picking classification (48-6) apply for the purpose of single rating of an entire establishment.

AMENDATORY SECTION (Amending Order 76-36, filed 11/30/76)

WAC 296-17-502 CLASSIFICATION 1-2.

Concrete and asphalt construction, N.O.C. – including concrete sawing, drilling and pumping

Concrete culverts or other types with span of 12 feet or less

((Sewage disposal plants, construction))

See Class 52-6 (WAC 296-17-675) for permanent yard operations.

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

WAC 296-17-505 CLASSIFICATION 1-5.

Fence, all types, erection and repair – including wire mesh installation for slope protection

See Class 52-6 (WAC 296-17-675) for permanent yard operations.

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

WAC 296-17-506 CLASSIFICATION 1-6.

Tree topping and pruning, N.O.C., includes spraying or fumigating in connection with tree topping, repairing or trimming

See Class 52-6 (WAC 296-17-675) for permanent yard operations.

AMENDATORY SECTION (Amending Order 80-23, filed 11/13/80, effective 1/1/81)

WAC 296-17-50602 CLASSIFICATION 1-8.

Ditches and canals, N.O.C.

Sewer construction

Cross country pipelines

See Class 52-6 (WAC 296-17-675) for permanent yard operations.

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

WAC 296-17-507 CLASSIFICATION 1-9.

Reinforcing steel installation – placing for concrete construction

Reinforcing steel installation in connection with the construction of tunnels, cofferdams, caissons, dams, bridges, and steel erection shall be assigned to the classification describing the construction with which such reinforcing steel installation is connected

See Class 52-6 (WAC 296-17-675) for permanent yard operations.

NEW SECTION

WAC 296-17-50904 CLASSIFICATION 2-6.

Sewage disposal plants construction

See Class 52-6 (WAC 296-17-675) for permanent yard operation.

AMENDATORY SECTION (Amending Order 75-38, filed 11/24/75, effective 1/1/76)

WAC 296-17-511 CLASSIFICATION 3-2.

Brick and slate work, N.O.C.

Masonry, N.O.C., including chimney and fireplace construction

See Class 52-6 (WAC 296-17-675) for permanent yard operations.

AMENDATORY SECTION (Amending Order 79-18, filed 11/30/79, effective 1/1/80)

WAC 296-17-512 CLASSIFICATION 3-6.

Plumbing, N.O.C., sewer pipe cleaning

Boilers, N.O.C., installation, service and repair

Sprinkler installation – automatic

Steam pipe, boiler, etc., covering insulation

Boiler scaling and tank erection within buildings will be rated with boilers, N.O.C. installation

Roto rooter service companies will be rated under sewer pipe cleaning

Pump installation or repair (residential)

This class includes shop operations

See Class 52-6 (WAC 296-17-675) for permanent yard operations.

AMENDATORY SECTION (Amending Order 81-30, filed 11/30/81, effective 1/1/82)

## WAC 296-17-514 CLASSIFICATION 4-1.

Cleaning, washing, sand blasting buildings, including shop operations. Excludes portable washing and cleaning operations enumerated under Class ((34-2 (WAC 296-17-580))) 66-2 (WAC 296-17-724).

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

## WAC 296-17-518 CLASSIFICATION 5-3.

((Kitchen exhaust, smoke hood cleaning  
Safes and vaults, installation and removal  
Venetian blinds and shades, installation  
Advertising display service for stores  
Drapes or curtain installation))  
Chimney cleaning – residential  
((Pump installation or repair))  
Chimney cleaning – not residential.

AMENDATORY SECTION (Amending Order 76-36, filed 11/30/76)

## WAC 296-17-519 CLASSIFICATION 5-4.

Wallboard taping and texturing  
Painting bridges, including incidental preparation work  
Painting, decorating or paperhanging, N.O.C., including incidental preparation, including shop  
Waterproofing, N.O.C. Excludes roofing or subaqueous work  
Painting, coating or cleaning oil or gas storage tanks and beer vats  
Painting towers, smokestacks and steel or iron structures  
See Class 52-6 (WAC 296-17-675) for permanent yard operations.

AMENDATORY SECTION (Amending Order 76-36, filed 11/30/76)

## WAC 296-17-520 CLASSIFICATION 5-5.

Construction, erection, alteration or repair of private residences  
Construction, erection, alteration or repair of buildings, N.O.C.  
((Wrecking or demolition of buildings  
Building raising or moving and underpinning  
Roofwork, all types, construction and repair))  
Gutters – installation, service or repair – on structures  
Glass installation away from shop  
Wallboard installation, plastering, stuccoing and lathing  
Insulation or soundproofing materials installation, N.O.C.  
Fixtures – cabinets, counters, drainboards, mantels, etc. installation  
Weather strip installation  
Door, door frame, sash, overhead door, siding installation and carpentry, N.O.C.  
Elevator door bucks – installation  
Fire escapes and awnings – installation, erection, repair and removal outside buildings

Decorative metal shutters – installation, erection and removal – no bunting

Scaffolds, hod hoists, concrete and cement distributing towers, sidewalk bridges and construction elevators, installation or removal

Debris cleaning and removal and building clean-up after construction

All building industry operations, which include all field activities in connection with excavating and backfilling, erection, alteration, repair, or demolishing of any building or buildings, or part thereof or appurtenance thereto. This class will apply to all work performed by the prime building contractor. Work performed by contractors other than the prime contractor is subject to this class, with the exception of the excavating contractors, electrical contractors, plumbing contractors, heating contractors, painting contractors, steel erection contractors, masonry contractors, and concrete contractors. This class excludes a person employing help by day labor to perform work on his own home. See Class 48-7 (WAC 296-17-648)

See Class 52-6 (WAC 296-17-675) for permanent yard operations.

NEW SECTION

## WAC 296-17-52001 CLASSIFICATION 5-6.

Building raising or moving and underpinning  
Wrecking or demolition of buildings  
See Class 52-6 (WAC 296-17-675) for permanent yard operations.

NEW SECTION

## WAC 296-17-52002 CLASSIFICATION 5-7.

Roofwork, all types, construction and repair  
See Class 52-6 (WAC 296-17-675) for permanent yard operations.

AMENDATORY SECTION (Amending Order 76-36, filed 11/30/76)

## WAC 296-17-521 CLASSIFICATION 5-8.

Erection, maintenance and repair radio, television, water towers and towers, N.O.C.  
Smokestacks, structural iron or steel framework, erection, maintenance and repair  
Windmills, all types, erection, maintenance and repair, silo erection  
Crane or derrick installation  
Oil still or refinery construction  
Blast furnace and metal burners construction  
Exterior tanks – all types – erection  
((Overhead transmission lines, including poles or towers, erection, maintenance, repair by contractor))  
Elevated railway, tram, lift, etc., construction, maintenance and repair  
This class includes erection of skeletons for pillars, posts and like columns  
This class includes all excavations, foundation work, and includes dismantling, and repairing of above types of structures

See Class 52-6 (WAC 296-17-675) for permanent yard operations.

#### NEW SECTION

##### WAC 296-17-52101 CLASSIFICATION 5-9.

Overhead transmission lines, including poles or towers, erection, maintenance, repair by contractor

See Class 52-6 (WAC 296-17-675) for permanent yard operations.

AMENDATORY SECTION (Amending Order 75-38, filed 11/24/75, effective 1/1/76)

##### WAC 296-17-522 CLASSIFICATION 6-1.

Electrical wiring in buildings, and electrical wiring, N.O.C.

Intercom or audio call box, installation, service or repair

Meat slicer or grinder – service and repair

Electrical alarm systems, business machine systems – installation in buildings

Electrical machinery and auxiliary apparatus installation and repair – including incidental wiring

Erection of temporary floodlights – search light operation mounted on and generated by truck

Permanent flood lighting stadiums and parks

Television cable installation in buildings by contractor

See Class 52-6 (WAC 296-17-675) for permanent yard operations.

AMENDATORY SECTION (Amending Order 75-38, filed 11/24/75, effective 1/1/76)

##### WAC 296-17-524 CLASSIFICATION 6-3.

Machinery installation, dismantle and repair and millwright work, N.O.C.

Pump installation or repair, N.O.C.

Engines and gas machines installation and belts, erection of shafting

DYNAMOS, installation, service and repair including electrical generators and turbines.

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

##### WAC 296-17-527 CLASSIFICATION 6-7.

Household appliances electrical installation, service and repair

Television antenna installation and repair

Safes and vaults, installation and removal

Venetian blinds and shades, installation

Advertising display service for stores

Drapes or curtain installation

This class will include installation, service and repair of radio and television receiving sets and two-way radio and radio-television repair.

AMENDATORY SECTION (Amending Order 81-30, filed 11/30/81, effective 1/1/82)

##### WAC 296-17-534 CLASSIFICATION 10-2.

Sawmills, operation and maintenance

Planing and moulding mills, operation and maintenance  
((Lumber inspectors))

Operations conducted in the woods subject to logging, N.O.C.

See Class 50-1 (WAC 296-17-659).

#### NEW SECTION

##### WAC 296-17-53504 CLASSIFICATION 10-7.

Lumber inspectors

Foresters, forest rangers, timber cruisers and surveyors

Log scaling and grading bureaus

Shingle and shake inspection and grading bureaus

Inspection and grading bureaus, N.O.C.

Geophysical exploration, N.O.C., no core drilling

Testing and inspecting of pipe lines – radiographers

Prospectors

X-raying by contractor at industrial plants or construction sites

Rainmaking – not by aircraft.

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

##### WAC 296-17-538 CLASSIFICATION 11-3.

Coal merchants, solid fuel yards, excludes operations subject to Class 10-4 (WAC 296-17-53501), Class 17-2 (WAC 296-17-549), Class 17-3 (WAC 296-17-550), Class 50-1 (WAC 296-17-659)

Lumber yards, building material dealers, excluding yard operations subject to Class 10-2 (WAC 296-17-534)

Monument dealers, N.O.C.

#### NEW SECTION

##### WAC 296-17-53801 CLASSIFICATION 11-4.

Automobile or truck wrecking.

#### NEW SECTION

##### WAC 296-17-53803 CLASSIFICATION 11-6.

Tool rental stores.

#### NEW SECTION

##### WAC 296-17-53805 CLASSIFICATION 11-8.

Glass merchants – includes auto glass installation if done by glass merchants, N.O.C.

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

##### WAC 296-17-540 CLASSIFICATION 13-3.

Telephone companies, all other employees, operation and maintenance, extension of lines

Telegraph companies, all other employees, operation and maintenance, extension of lines

((Television cable companies, operation and maintenance, extension of lines))

This class includes new construction and extension of lines by firms subject to this class.

**NEW SECTION**

WAC 296-17-54101 CLASSIFICATION 13-5.  
Television cable companies, operation and maintenance, extension of lines.

**AMENDATORY SECTION** (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

WAC 296-17-542 CLASSIFICATION 14-1.

Ambulance services  
Taxicab companies  
Chauffeurs, N.O.C. - commercial  
Escort service  
(~~Instructors - driving school~~)  
This class includes maintenance and repair of firm's equipment by firm's employees.

**AMENDATORY SECTION** (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

WAC 296-17-544 CLASSIFICATION 14-4.

Bus or limousine companies, transit systems, contract bus driving  
Vessels, ferries, tugs and steamboats operation, N.O.C. including dock employees, not maritime  
This class includes maintenance and repair of firm's equipment by firm's employees.

**AMENDATORY SECTION** (Amending Order 81-30, filed 11/30/81, effective 1/1/82)

WAC 296-17-568 CLASSIFICATION 29-3.

Excelsior, kindling wood, hog fuel, particle board, lumber re-manufacturing  
Fishing pole manufacturing, wood, rattan or willow ware manufacturing  
Coffin or casket manufacturing or assembly - wood  
Pencil or furniture stock manufacturing  
Furniture manufacturing, wood - including assembly  
Sash, door or assembled millwork manufacturing  
Assembly of other wood products from manufactured parts, N.O.C.  
Box or shook, pallet, lath manufacturing, wood  
Cabinet shop, barrel stock manufacturing and assembly  
Wood products manufacturing and assembly, N.O.C.  
Veneer products manufacturing  
Pipe or tube manufacturing, wood only  
Door, door frames or sash manufacturing - wood covered with metal  
(~~Glass merchants, including auto glass installation if done by glass merchants, N.O.C.~~)

~~Housing, residential, factory-built shop only~~  
~~Mobile home, campers and travel trailers manufacturing~~)

Fibre ware manufacturing, N.O.C.  
Counter tops manufacturing other than metal  
Wooden gun stock manufacturing, woodenware manufacturing, N.O.C.  
Sawmill operations to be separately rated under Class 10-2 (WAC 296-17-534). Veneer manufacture to be separately rated under Class 29-4 (WAC 296-17-569)

Physically separated upholstery departments of firms engaged in furniture, coffin or casket manufacturing, assembly, or finishing, may be separately rated under Class 38-8 (WAC 296-17-612), and in accordance with WAC 296-17-410.

**NEW SECTION**

WAC 296-17-57002 CLASSIFICATION 29-8.

Housing, residential, factory-built, shop only  
Mobile homes, campers and travel trailers manufacturing - shop only.

**AMENDATORY SECTION** (Amending Order 75-38, filed 11/24/75, effective 1/1/76)

WAC 296-17-571 CLASSIFICATION 31-1.

(~~Asbestos products manufacturing, including spinning or weaving, mica goods manufacturing~~)  
Ready mix concrete dealers - all operations  
(~~Soapstone or soapstone products manufacturing, marble cutting and polishing, slate milling~~  
~~Stone cutting or polishing, N.O.C., away from quarry~~  
~~Plasterboard or plaster block manufacturing~~  
~~Asphalt works, grinding, pulverizing or mixing asphalt~~  
~~Coating of building materials, N.O.C. - shop operations~~) This class to include any miscellaneous operations made up of tools, equipment and building materials sales which is less than twenty-five percent of the dollar volume of ready mix concrete sales.

**AMENDATORY SECTION** (Amending Order 76-36, filed 11/30/76)

WAC 296-17-574 CLASSIFICATION 31-4.

Plaster mills and whiting manufacturing, quarrying to be separately rated.  
Talc mills and emery works  
Asbestos products manufacturing, including spinning or weaving, mica goods manufacturing  
Soapstone or soapstone products manufacturing, marble cutting and polishing, slate milling  
Stone cutting or polishing, N.O.C., away from quarry  
Plasterboard or plaster block manufacturing  
Asphalt works, grinding, pulverizing or mixing asphalt  
Coating of building materials, N.O.C. - shop operations  
Monument dealers who do stonecutting, engraving or sandblasting.

**AMENDATORY SECTION** (Amending Order 75-38, filed 11/24/75, effective 1/1/76)

WAC 296-17-579 CLASSIFICATION 34-1.

Automobile, truck, mobile home, camper and trailer sales and/or rental agency, including repair shops  
Boat dealers, including repair shops  
Marinas and boat house operations, including repair shops  
Automobile, truck, body and fender repair shops, automobile, truck, paint and upholstery repair  
Automobile, truck, repair shops or garages  
(~~Automobile or truck wrecking~~).

AMENDATORY SECTION (Amending Order 81-30, filed 11/30/81, effective 1/1/82)

## WAC 296-17-580 CLASSIFICATION 34-2.

Air compressor manufacturing, elevator manufacturing, gear grinding or manufacturing  
 Printing or bookbinding machinery manufacturing  
 Pump manufacturing, safe manufacturing, scale manufacturing or repair shop, auto jack manufacturing  
 Shoe machinery manufacturing, sprinkler head manufacturing, textile machinery manufacturing  
 Confectioners machinery manufacturing, precision machined parts, N.O.C., manufacturing  
 Machine shops, N.O.C., including mobile shops, tool sharpening  
 Power saw, lawn and garden equipment and small motor repair, N.O.C.  
 ((Boilermaking, tank building  
Metal goods manufacturing, N.O.C., from material gauge or heavier))  
 Furnace, heater or radiator manufacturing  
 Saw manufacturing  
 Heat treating metal  
 Nut, bolt, screw, nail, tack, rivet, eyelet, spike and needle manufacturing, N.O.C.  
 ((Iron or steel works, shop, fabricate or assemble structural iron or steel))  
 Abrasive wheel manufacturing  
 Welding or cutting, N.O.C.  
 Lead burning, metal spraying - copper  
 Automobile, truck, tractor radiator manufacturing and repair shops  
 Coppersmithing, shop  
 Office machinery manufacturing, N.O.C., cash register and sewing machine manufacturing  
 Small arms, speedometer and carburetor manufacturing  
 Sewing machine, commercial - repair and rebuild  
 ((Iron works - shop - manufacturing railings, staircases, fire escapes, etc.  
 Brass, bronze, iron - ornamental - shop fabricating, assemble and manufacturing  
 Iron works - shop - fabricate, assemble or manufacturing nonstructural iron or steel))  
 Tool manufacturing, not hot forming or stamping, die manufacturing - ferrous  
 Auto body manufacturing - truck, trailer, bus body manufacturing, travel trailer body repair  
 ((Portable cleaning and washing, N.O.C. - includes auto and truck washing, recreational vehicles and mobile homes. This class will also include washing of single story buildings, but only if the washing is not incidental to painting))  
 Tool manufacturing, machine finishing  
 Auto or truck parts, machining or rebuild not in vehicle  
 Auto or truck engine manufacturing, aircraft engine manufacturing or rebuild, N.O.C.  
 Bed spring or wire mattress manufacturing  
 Valve manufacturing  
Battery manufacturing  
Auto or motorcycle manufacturing or assembly.

AMENDATORY SECTION (Amending Order 81-30, filed 11/30/81, effective 1/1/82)

## WAC 296-17-583 CLASSIFICATION 34-6.

Auto or truck service stations, N.O.C.  
 Auto or truck car washes. Excludes portable washes. See Class ((34-2 (WAC 296-17-580))) 66-2 (WAC 296-17-724)

Auto truck storage garages - no repair.

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

## WAC 296-17-586 CLASSIFICATION 35-1.

Brick or clay products manufacturing, N.O.C.  
 Refractory products, fireproofing tile, flue lining and roofing tile manufacturing  
 Sewer tile, drainage tile and tile, N.O.C., manufacturing  
 Fireclay products manufacturing, foundry crucible  
 Briquettes manufacturing, peat fuel manufacturing  
 ((Mirror, glass sign manufacturing, etching or frosting glass  
 Glass ware manufacturing, N.O.C.  
 Glass manufacturing, N.O.C.  
 Paint, varnish or lacquer manufacturing  
 Putty manufacturing, synthetic resin manufacturing  
 Plastic feather or flower manufacturing  
 Agate or enamel ware manufacturing  
 Plaster statuary or ornament manufacturing - relief map manufacturing  
 Candle, crayon and paste manufacturing  
 Ikinglass manufacturing))  
 This class does not apply to the production of raw materials for use in the manufacture of the above articles.

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

## WAC 296-17-587 CLASSIFICATION 35-3.

Potteries, glazed or porcelain, earthenware manufacturing  
 Chinaware, tableware, decorative or architectural terra cotta manufacturing  
 Decorative tile, clay tobacco pipes, manufacturing  
Glassware manufacturing, N.O.C.  
Glass manufacturing, N.O.C.  
 Plastic feather or flower manufacturing  
 Agate or enamel ware manufacturing  
 Plaster statuary or ornament manufacturing - relief map manufacturing  
 Phonograph record manufacturing  
Mirror, glass sign manufacturing, etching or frosting glass

This class does not apply to the production of raw materials for use in the manufacturing of the above articles.

AMENDATORY SECTION (Amending Order 81-30, filed 11/30/81, effective 1/1/82)

## WAC 296-17-594 CLASSIFICATION 36-2.

Electronic products manufacturing; resistors, capacitors and relays manufacturing

Telephone, telegraph or radio apparatus manufacturing,  
N.O.C.  
Dental laboratories  
Jewelry manufacturing or engraving  
Electronic parts assembly  
Electrical cordset radio and ignition assembly  
Watch manufacturing  
Motion picture projectors and camera repair  
Fishing tackle manufacturing, N.O.C., including  
assembly  
Instrument manufacturing, scientific or professional  
Sound recording equipment, thermometer and steam  
gauge manufacturing  
Incandescent lamp manufacturing, electric tube or trans-  
istor manufacturing  
Tag, button, zipper or fastener manufacturing, bottle  
cap manufacturing  
Silverware manufacturing, watch case manufacturing  
Magnetic tape manufacturing  
This class does not apply to the production of raw mate-  
rial for use in the manufacturing of the above articles.  
All operations.

**AMENDATORY SECTION** (Amending Order 78-23,  
filed 11/27/78, effective 1/1/79)

**WAC 296-17-599 CLASSIFICATION 37-1.**

Ammonia, nitrogen and ammonium nitrate  
manufacturing  
Nitrate recovery from x-ray and photo films  
Manufacturing dye and chemicals for tinting candles  
Chemical manufacturing, N.O.C., by nitration, alkylation,  
oxidation, etc. process. This classification in-  
cludes the manufacturing of chemicals involving, but  
not limited to, the following chemical processes: nitra-  
tion, alkylation, distillation, reduction, oxidation, sul-  
phonation, compression of gasses, halogenation and  
amidation  
Chemical mixing, blending and repackaging only – no  
manufacturing of ingredients  
Cosmetics manufacturing, no manufacturing of  
ingredients  
Drug, medicine or pharmaceutical preparation manufac-  
turing, no manufacturing of ingredients  
Oxygen or hydrogen manufacturing, acetylene gas or  
carbonic acid gas manufacturing  
Alcohol manufacturing, distilling, N.O.C.  
Polish, dressing, ink or mucilage manufacturing  
Extract manufacturing, including distillation of essential  
oils  
Perfumery manufacturing, including distillation of es-  
sential oils  
Flavoring manufacturing, including distillation of essen-  
tial oils  
Mint distilling  
Salt, borax or potash producing or refining  
Serum, anti-toxin or virus manufacturing  
Paint, varnish or lacquer manufacturing  
Putty manufacturing, synthetic resin manufacturing  
Acid manufacturing  
Candle, crayon and paste manufacturing  
Isinglass manufacturing

**AMENDATORY SECTION** (Amending Order 73-22,  
filed 11/9/73, effective 1/1/74)

**WAC 296-17-604 CLASSIFICATION 37-8.**

Linoleum, oil cloth or imitation leather manufacturing  
Broom and brush manufacturing, or assembly  
Cordage, rope or twine manufacturing  
Match manufacturing  
Cotton cord or cotton twine manufacturing  
Textile manufacturing, N.O.C.  
Taxidermists  
Parachutes, suspenders, fur goods and bandages  
manufacturing  
Life preservers and canvas goods manufacturing, N.O.C.  
Braid, net, plush and velvet, thread, webbing and yarn  
manufacturing  
Spinning or weaving – natural or synthetic fibres,  
N.O.C.  
Pillow, quilt or cushion manufacturing  
Mattress or box springs manufacturing – no manufac-  
turing wire springs or excelsior  
Abrasive cloth preparation  
Bag or sack manufacturing or renovating – cotton, bur-  
lap or gunny  
Carpet or rug manufacturing  
Fire hose manufacturing from linen thread  
Cotton batting, wadding or waste manufacturing  
Felting manufacturing, shoddy manufacturing  
Wool combing or scouring  
Fishing rod wrappings, manufacturing  
Awning, tent, sail or sleeping bag manufacturing

**AMENDATORY SECTION** (Amending Order 75-38,  
filed 11/24/75, effective 1/1/76)

**WAC 296-17-605 CLASSIFICATION 38-1.**

((Broom or brush manufacturing, or assembly  
Cordage, rope or twine manufacturing, N.O.C.))  
Glove manufacturing, leather, belting manufacturing,  
leather  
Leather goods manufacturing, N.O.C.  
((Match manufacturing))  
Boot or shoe manufacturing or repair, N.O.C.  
Leather embossing  
((Cotton cord or cotton twine manufacturing))  
Shoe stock manufacturing, gasket manufacturing – not  
metal or asbestos.

**AMENDATORY SECTION** (Amending Order 75-38,  
filed 11/24/75, effective 1/1/76)

**WAC 296-17-606 CLASSIFICATION 38-2.**

Lace, embroidery, cloth hats, umbrella and draperies  
manufacturing  
((Parachutes, suspenders, fur goods and bandages  
manufacturing))  
Clothing manufacturing, N.O.C.  
((Awning, tent, sail or sleeping bag manufacturing  
Life preservers and canvas goods manufacturing, N.O.C.  
Braid, net, plush and velvet, thread, webbing and yarn  
manufacturing

~~Spinning or weaving - natural or synthetic fibres, N.O.C.~~

~~Upholstering away from shop~~

~~Pillow, quilt or cushion manufacturing~~

~~Mattress or box springs manufacturing - no manufacturing wire springs or excelsior))~~

Gloves manufacturing, N.O.C.

((~~Abrasive cloth preparation~~

~~Bag or sack manufacturing or renovating - cotton, burlap or gunny~~

~~Carpet or rug manufacturing~~

~~Fire hose manufacturing from linen thread~~

~~Cotton batting, wadding or waste manufacturing~~

~~Felting manufacturing, shoddy manufacturing~~

~~Wool combing or scouring))~~

Millinery manufacturing, artificial feather or flower manufacturing, N.O.C.

Wig making

((~~Fishing rod wrappings, manufacturing~~

Hosiery manufacturing

Fabric coating, impregnating or waterproofing, N.O.C., textiles bleaching, dyeing or finishing, new goods, not garments

Cloth printing

Dressmaking or tailoring.

AMENDATORY SECTION (Amending Order 75-38, filed 11/24/75, effective 1/1/76)

WAC 296-17-615 CLASSIFICATION 39-2.

Fruit and vegetable cannery and freezer operations

Fruit and vegetable evaporating, preserving or dehydrating

Fruit syrup manufacturing, fruit juice manufacturing, jam or jelly manufacturing, cider manufacturing

Pea vining

Corn products, chocolate and cocoa manufacturing

Baking powder, dextrine, glucose, starch and yeast manufacturing

Nut shelling, egg breaking, coconut shredding and peanut handling

Food sundries manufacturing and food processing, N.O.C.

Pickle manufacturing, sauerkraut manufacturing

Pet food manufacturing

Butter substitutes manufacturing

Breakfast food manufacturing

Poultry canning and canneries, N.O.C.

Vegetable oil manufacturing.

AMENDATORY SECTION (Amending Order 75-38, filed 11/24/75, effective 1/1/76)

WAC 296-17-618 CLASSIFICATION 39-5.

Restaurants and taverns

Food, drink, candy, etc. concessionaires at parks, tracks and exhibitions including vending concessionaires dispensing food, drink, candy, etc. at ball parks, race tracks, theatres and exhibitions. This classification is not applicable to street vendors who shall be rated under class 11-1 (WAC 296-17-536)

((Eaterers))

Commissaries and restaurants with construction, erection, logging or mine operations

Eating establishments, N.O.C., including public lunch counters in stores, and doughnut shops.

#### NEW SECTION

WAC 296-17-61804 CLASSIFICATION 39-9.

Caterers.

AMENDATORY SECTION (Amending Order 81-30, filed 11/30/81, effective 1/1/82)

WAC 296-17-620 CLASSIFICATION 41-1.

Printing, lithography, engraving, map printing, N.O.C.

Rubber stamp manufacturing and assembling

Bookbinding

Photoengraving

Linotype or hand composition

Electrotyping.

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

WAC 296-17-635 CLASSIFICATION 44-1.

Cold storage plants, lockers operation

((~~Ice manufacturing, artificial~~

~~ice harvesting~~

~~ice dealers~~)).

#### NEW SECTION

WAC 296-17-63501 CLASSIFICATION 44-2.

Ice manufacturing, artificial

Ice harvesting

Ice dealers.

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

WAC 296-17-640 CLASSIFICATION 45-4.

Theatres, ((N.O.C.)) all operations, including clerical office and salesmen, excluding players, entertainers, musicians

This class includes managers, stage hands, box office employees, ushers, motion picture operators and snack bar employees.

AMENDATORY SECTION (Amending Order 81-30, filed 11/30/81, effective 1/1/82)

WAC 296-17-644 CLASSIFICATION 48-3.

((~~Christmas tree planting, pruning and harvesting~~

~~Dairy farms~~

~~Sheep and goat raising~~

~~Stock farms, N.O.C.~~

~~Orchards and hop farms~~

~~Sheep and goat raising and stock farms, N.O.C., applies to all acreage devoted to raising of these animals~~

Farms, N.O.C.

Orchards and hop farms – applies to all tree crops, deciduous and fruits, nuts, and shall include all acreage devoted to the raising of such crops

This class includes all operations incidental to the enterprises described above.

AMENDATORY SECTION (Amending Order 78-23, filed 11/27/78, effective 1/1/79)

WAC 296-17-64901 CLASSIFICATION 48-9.

Greenhouses, N.O.C.

Flowers – field growing (excludes bulb raising)

Mushroom raising

Sprouts growing for food, all operations.

AMENDATORY SECTION (Amending Order 75-38, filed 11/24/75, effective 1/1/76)

WAC 296-17-650 CLASSIFICATION 49-1.

Consulting engineering and architectural firms

((~~Foresters, forest rangers, timber cruisers and surveyors~~

~~Log scaling and grading bureaus~~

~~Shingle and shake inspection and grading bureaus~~

~~Inspection and grading bureaus, N.O.C.~~

~~Testing and inspecting of pipe lines – radiographers~~

X=raying by contractor at industrial plants or construction sites

Rainmaking – not by aircraft

Geophysical exploration, N.O.C., no core drilling  
Prospectors))

Oil or gas geologists or scouts

Lease buyers performing work similar to oil geologists

Geologists, N.O.C.

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

WAC 296-17-666 CLASSIFICATION 51-6.

Blacksmithing, spring manufacturing, not wire spring, auto bumper manufacturing

Tool forging, hot forming or stamping

Forging works, drop or machine

Chain manufacturing, forged.

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

WAC 296-17-668 CLASSIFICATION 51-8.

Cable or wire rope drawing and manufacturing

Cable or wire rope manufacturing, no drawing

Cable or wire insulation or covering.

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

WAC 296-17-670 CLASSIFICATION 52-1.

Electric power or transmission equipment((, motors, generators, convertors, etc., 1 horsepower or more, manufacturing

This classification contemplates the manufacturing or repair of motors, generators, convertors, transformers, switchboards, circuit breakers, switches or switchboard apparatus or incidental equipment with a rating of 1 horsepower or more))

Electrical toasters, frying pans, and wire harnesses manufacturing

Vacuum cleaners and electrical appliances manufacturing, N.O.C.

Electric motors, generators, convertors, solenoids and servomotors manufacturing and repair.

AMENDATORY SECTION (Amending Order 80-23, filed 11/13/80, effective 1/1/81)

WAC 296-17-675 CLASSIFICATION 52-6.

Permanent yard or shop for maintenance or storage of firm's equipment or material

This class to be assigned only to operations incidental to Classes 1-1 (WAC 296-17-501), 1-2 (WAC 296-17-502), 1-3 (WAC 296-17-503), 1-4 (WAC 296-17-504), 1-5 (WAC 296-17-505), 1-6 (WAC 296-17-506), 1-7 (WAC 296-17-50601), 1-8 (WAC 296-17-50602), 1-9 (WAC 296-17-507), 2-1 (WAC 296-17-508), 2-2 (WAC 296-17-509), 2-6 (WAC 296-17-50904), 3-2 (WAC 296-17-511), 3-6 (WAC 296-17-512), 5-4 (WAC 296-17-519), 5-5 (WAC 296-17-520), 5-6 (WAC 296-17-52001), 5-7 (WAC 296-17-52002), 5-8 (WAC 296-17-521), 5-9 (WAC 296-17-52101), 6-1 (WAC 296-17-522), 50-1 (WAC 296-17-659), 50-3 (WAC 296-17-66001) and 69-2 (WAC 296-17-747) and is applicable only to a permanent yard or shop maintained by the employer for the storage of material, or the storage and maintenance of equipment. This class is applicable only to those employees regularly assigned to the shop or yard, and whose duties are solely incidental to the storage, repair or maintenance of the employer's equipment or material. No employee having any other duties during his shift or work day will be rated in this class.

NEW SECTION

WAC 296-17-67601 CLASSIFICATION 52-8.

Iron or steel works, shop, fabricate or assemble structural iron or steel

Brass, bronze, iron-ornamental – shop fabricating, assembly and manufacturing

Iron works – shop – fabricate, assemble or manufacture nonstructural iron or steel

Iron works – shop – manufacturing railings, staircases, fire escapes, etc.

NEW SECTION

WAC 296-17-67602 CLASSIFICATION 52-9.

Boilermaking, tank building (shop)

Metal goods manufacturing, N.O.C., from material 9 gauge or heavier.

AMENDATORY SECTION (Amending Order 78-23, filed 11/27/78, effective 1/1/79)

WAC 296-17-677 CLASSIFICATION 53-1.

Accounting or bookkeeping firms

Law firms

Credit bureaus

Employment agencies

Court reporting firms

Management analyst firms

Travel agencies

All operations including clerical office and salesmen.

**AMENDATORY SECTION** (Amending Order 81-30, filed 11/30/81, effective 1/1/82)

**WAC 296-17-685 CLASSIFICATION 61-8.**

Convalescent or nursing homes

Rest homes

Homes for the aged

All operations ((including clerical office and salesmen)).

This class includes convalescent or nursing homes, rest homes or homes for the aged required to provide nursing care for the residents.

**AMENDATORY SECTION** (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

**WAC 296-17-696 CLASSIFICATION 63-1.**

Automobile salesmen

Truck salesmen

Camper salesmen

Trailer or mobile home salesmen

Motorcycle salesmen

Pleasurecraft salesmen – no aircraft

Instructors – driving school.

**AMENDATORY SECTION** (Amending Order 76-36, filed 11/30/76)

**WAC 296-17-704 CLASSIFICATION 63-9.**

Hardware stores – wholesale/retail

((Foot rental stores))

Gunsmithing

Bicycle stores – wholesale or retail

Electrical hardware dealers – wholesale/retail

Garden supply stores – wholesale or retail

Locksmiths

Auto accessory or replacement parts stores, wholesale or retail – excludes repair

All operations including clerical office and salesmen.

**AMENDATORY SECTION** (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

**WAC 296-17-724 CLASSIFICATION 66-2.**

Janitorial service – does not include contract window cleaning

Janitors, N.O.C.

Termite control. This classification applies to operations involved in the control and extermination of termites and other wood-destroying pests or organisms by fumigation or spraying of poisonous insecticides. Does not include structural repair

Pest control. This classification applies to operations involved in the control and extermination of pests by the use of pesticides, rodenticides and fumigants

Kitchen exhaust, smoke hood cleaning

Portable cleaning and washing, N.O.C. – includes auto and truck washing, recreational vehicles and mobile homes. This class will also include washing of single

story buildings, but only if the washing is not incidental to painting.

**AMENDATORY SECTION** (Amending Order 81-30, filed 11/30/81, effective 1/1/82)

**WAC 296-17-736 CLASSIFICATION 67-5.**

Ski tows, ski patrols and ski instructors – includes operations incidental to the operation of the skiing facility such as parking lots but excludes food service operations, hotel or motel operations, ski rental or ski sales shops

Excursions – outdoor recreational N.O.C., includes river rides, pack trains, hiking and mountaineering, and including camping operations incidental thereto

Athletic officials for amateur sports, N.O.C., such as umpires, and referees

All operations.

**AMENDATORY SECTION** (Amending Order 81-30, filed 11/30/81, effective 1/1/82)

**WAC 296-17-758 CLASSIFICATION 71-5.**

Temporary help companies

This class applies to employees of Temporary Help Companies, N.O.C., that are referred on a temporary basis to its customers. This class applies if the customer's business is by nature enumerated in this manual as being subject to any of the following classes: 10-7 (WAC 296-17-53504), 11-6 (WAC 296-17-53803), 13-3 (WAC 296-17-540), 22-1 (WAC 296-17-565), 22-2 (WAC 296-17-566), 34-3 (WAC 296-17-581), 34-5 (WAC 296-17-58201), 34-6 (WAC 296-17-583), 34-8 (WAC 296-17-585), 36-2 (WAC 296-17-594), 37-1 (WAC 296-17-599), ((37-3 (WAC 296-17-601),)) 37-7 (WAC 296-17-603), 37-8 (WAC 296-17-604), 38-1 (WAC 296-17-605), 38-2 (WAC 296-17-606), ((38-3 (WAC 296-17-607), 38-4 (WAC 296-17-608), 38-5 (WAC 296-17-609), 38-6 (WAC 296-17-610),)) 38-8 (WAC 296-17-612), ((38-9 (WAC 296-17-613),)) 39-5 (WAC 296-17-618), 39-9 (WAC 296-17-61804), 41-1 (WAC 296-17-620), ((41-2 (WAC 296-17-621),)) 41-3 (WAC 296-17-622), ((41-4 (WAC 296-17-623), 41-5 (WAC 296-17-624), 41-6 (WAC 296-17-625),)) 41-7 (WAC 296-17-626), 41-8 (WAC 296-17-627), 41-9 (WAC 296-17-628), 45-1 (WAC 296-17-637), 45-2 (WAC 296-17-638), 45-3 (WAC 296-17-639), 45-4 (WAC 296-17-640), 49-5 (WAC 296-17-654), 52-7 (WAC 296-17-676), 61-5 (WAC 296-17-682), 61-7 (WAC 296-17-684), 62-1 (WAC 296-17-687), 62-3 (WAC 296-17-689), 62-4 (WAC 296-17-690), 62-5 (WAC 296-17-691), 62-6 (WAC 296-17-692), 62-9 (WAC 296-17-695), 63-1 (WAC 296-17-696), 63-2 (WAC 296-17-697), 63-4 (WAC 296-17-699), 63-5 (WAC 296-17-700), 63-6 (WAC 296-17-701), 63-8 (WAC 296-17-703), 63-9 (WAC 296-17-704), 64-2 (WAC 296-17-706), 64-3 (WAC 296-17-707), 64-4 (WAC 296-17-708), 64-5 (WAC 296-17-709), 64-6 (WAC 296-17-710), 64-7 (WAC 296-17-711), 65-3 (WAC 296-17-716), 65-4 (WAC 296-17-717), 65-5 (WAC 296-17-718),

65-8 (WAC 296-17-721), 65-9 (WAC 296-17-722),  
 66-1 (WAC 296-17-723), 66-3 (WAC 296-17-725),  
 66-4 (WAC 296-17-726), 66-5 (WAC 296-17-727),  
 66-7 (WAC 296-17-729), 67-4 (WAC 296-17-735),  
 67-9 (WAC 296-17-740), 69-9 (WAC 296-17-75301).

**AMENDATORY SECTION** (Amending Order 80-23, filed 11/13/80, effective 1/1/81)

**WAC 296-17-759 CLASSIFICATION 71-6.**

**Temporary help companies**

This class applies to employees of Temporary Help Companies, N.O.C., that are referred on a temporary basis to its customers. This class applies if the customer's business is by nature enumerated in this manual as being subject to any of the following classes: 3-1 (WAC 296-17-510), 8-3 (WAC 296-17-529), 11-3 (WAC 296-17-538), 11-4 (WAC 296-17-53801), 13-1 (WAC 296-17-539), ((14-3 (WAC 296-17-543))), 14-4 (WAC 296-17-544), 15-1 (WAC 296-17-545), 15-7 (WAC 296-17-546), 20-2 (WAC 296-17-555), 20-3 (WAC 296-17-556), 20-4 (WAC 296-17-557), 20-5 (WAC 296-17-558), 20-7 (WAC 296-17-560), 20-8 (WAC 296-17-561), 21-1 (WAC 296-17-562), 21-2 (WAC 296-17-563), 21-4 (WAC 296-17-564), 33-9 (WAC 296-17-578), 34-1 (WAC 296-17-579), 34-7 (WAC 296-17-584), 35-1 (WAC 296-17-586), 35-3 (WAC 296-17-587), 35-8 (WAC 296-17-592), 37-2 (WAC 296-17-600), 39-1 (WAC 296-17-614), 39-6 (WAC 296-17-61801), 44-1 (WAC 296-17-635), 44-4 (WAC 296-17-636), 48-2 (WAC 296-17-643), 48-3 (WAC 296-17-644), 48-4 (WAC 296-17-645), 48-5 (WAC 296-17-646), 48-6 (WAC 296-17-647), 48-8 (WAC 296-17-649), 48-9 (WAC 296-17-64901), 53-7 (WAC 296-17-67901), 61-4 (WAC 296-17-681), 61-8 (WAC 296-17-685), 62-2 (WAC 296-17-688), 62-8 (WAC 296-17-694), 64-8 (WAC 296-17-712), 64-9 (WAC 296-17-713), 66-2 (WAC 296-17-724), 66-8 (WAC 296-17-730), 67-6 (WAC 296-17-737), 68-1 (WAC 296-17-741), 68-2 (WAC 296-17-742), 68-4 (WAC 296-17-744), 69-8 (WAC 296-17-753), 72-1 (WAC 296-17-763), 73-1 (WAC 296-17-772), 73-2 (WAC 296-17-773), 73-7 (WAC 296-17-777).

**AMENDATORY SECTION** (Amending Order 80-23, filed 11/13/80, effective 1/1/81)

**WAC 296-17-760 CLASSIFICATION 71-7.**

**Temporary help companies**

This class applies to employees of Temporary Help Companies, N.O.C., that are referred on a temporary basis to its customers. This class applies if the customer's business is by nature enumerated in this manual as being subject to any of the following classes: 3-6 (WAC 296-17-512), 3-7 (WAC 296-17-513), 5-3 (WAC 296-17-518), 6-1 (WAC 296-17-522), 6-2 (WAC 296-17-523), 6-3 (WAC 296-17-524), 6-6 (WAC 296-17-526), 6-7 (WAC 296-17-

527), 11-8 (WAC 296-17-53805), 14-1 (WAC 296-17-542), 18-1 (WAC 296-17-552), 24-1 (WAC 296-17-567), 29-3 (WAC 296-17-568), 29-4 (WAC 296-17-569), 29-6 (WAC 296-17-570), 29-8 (WAC 296-17-57002), 31-1 (WAC 296-17-571), 31-2 (WAC 296-17-572), 31-3 (WAC 296-17-573), 31-4 (WAC 296-17-574), 31-5 (WAC 296-17-575), 33-1 (WAC 296-17-576), 33-2 (WAC 296-17-57601), 33-3 (WAC 296-17-57602), 34-2 (WAC 296-17-580), 34-4 (WAC 296-17-582), ((36-1 (WAC 296-17-593))), 36-3 (WAC 296-17-595), 36-4 (WAC 296-17-596), 36-5 (WAC 296-17-597), 36-6 (WAC 296-17-598), 39-2 (WAC 296-17-615), 39-3 (WAC 296-17-616), ((39-4 (WAC 296-17-617))), 40-2 (WAC 296-17-619), 42-1 (WAC 296-17-629), 43-1 (WAC 296-17-630), 43-2 (WAC 296-17-631), 43-3 (WAC 296-17-632), 43-4 (WAC 296-17-633), 44-2 (WAC 296-17-63501), 46-1 (WAC 296-17-641), 51-1 (WAC 296-17-661), 51-2 (WAC 296-17-662), 51-3 (WAC 296-17-663), ((51-4 (WAC 296-17-664))), 51-5 (WAC 296-17-665), 51-6 (WAC 296-17-666), 51-7 (WAC 296-17-667), 51-8 (WAC 296-17-668), 51-9 (WAC 296-17-669), 52-1 (WAC 296-17-670), 52-2 (WAC 296-17-671), 52-3 (WAC 296-17-672), 52-4 (WAC 296-17-673), ((52-5 (WAC 296-17-674))) 52-8 (WAC 296-17-67601), 52-9 (WAC 296-17-67602), 67-5 (WAC 296-17-736).

**AMENDATORY SECTION** (Amending Order 81-30, filed 11/30/81, effective 1/1/82)

**WAC 296-17-761 CLASSIFICATION 71-8.**

**Temporary help companies**

This class applies to employees of Temporary Help Companies, N.O.C., that are referred on a temporary basis to its customers. This class applies if the customer's business is by nature enumerated in this manual as being subject to any of the following classes: 1-1 (WAC 296-17-501), 1-2 (WAC 296-17-502), 1-3 (WAC 296-17-503), 1-4 (WAC 296-17-504), 1-5 (WAC 296-17-505), 1-6 (WAC 296-17-506), 1-7 (WAC 296-17-50601), 1-8 (WAC 296-17-50602), 1-9 (WAC 296-17-507), 2-6 (WAC 296-17-675), 3-2 (WAC 296-17-511), 4-1 (WAC 296-17-514), 4-2 (WAC 296-17-515), 4-3 (WAC 296-17-516), 5-2 (WAC 296-17-517), 5-4 (WAC 296-17-519), 5-5 (WAC 296-17-520), 5-8 (WAC 296-17-521), 5-9 (WAC 296-17-52101), 6-4 (WAC 296-17-525), 7-1 (WAC 296-17-528), 8-4 (WAC 296-17-530), 9-1 (WAC 296-17-532), 10-2 (WAC 296-17-534), 10-3 (WAC 296-17-535), 10-4 (WAC 296-17-53501), 11-1 (WAC 296-17-536), 11-2 (WAC 296-17-537), 17-3 (WAC 296-17-550), 17-4 (WAC 296-17-551), 21-5 (WAC 296-17-56401), 35-6 (WAC 296-17-590), 43-5 (WAC 296-17-634), 52-6 (WAC 296-17-675), 62-7 (WAC 296-17-693), 66-9 (WAC 296-17-731), 69-2 (WAC 296-17-747), 69-4 (WAC 296-17-749), 69-5 (WAC 296-17-750), 69-7 (WAC 296-17-752), 71-3 (WAC 296-17-756).

**AMENDATORY SECTION** (Amending Order 81-30, filed 11/30/81, effective 1/1/82)**WAC 296-17-762 CLASSIFICATION 71-9.****Temporary help companies**

This class applies to employees of Temporary Help Companies, N.O.C., that are referred on a temporary basis to its customers. This class applies if the customer's business is by nature enumerated in this manual as being subject to any of the following classes: 2-1 (WAC 296-17-508), 2-2 (WAC 296-17-509), 5-6 (WAC 296-17-52001), 5-7 (WAC 296-17-52002), 10-5 (WAC 296-17-53502), 17-1 (WAC 296-17-548), 17-2 (WAC 296-17-549), 50-1 (WAC 296-17-659), 50-2 (WAC 296-17-660), 50-3 (WAC 296-17-66001), 50-4 (WAC 296-17-66002), 68-3 (WAC 296-17-743), 69-3 (WAC 296-17-748).

**NEW SECTION****WAC 296-17-772 CLASSIFICATION 73-1.****Dairy farms**

This class includes all farm operation related to the dairy.

**NEW SECTION****WAC 296-17-773 CLASSIFICATION 73-2.****Livestock farms**

**Sheep and goat raising** – applies to all acreage devoted to raising of these animals

This class includes all operations incidental to the enterprises described above.

**NEW SECTION****WAC 296-17-777 CLASSIFICATION 73-7.**

**Christmas tree planting, pruning and harvesting.**

**AMENDATORY SECTION** (Amending Order 79-18, filed 11/30/79, effective 1/1/80)

**WAC 296-17-850 EXPERIENCE RATING PLAN—ELIGIBILITY AND EXPERIENCE PERIOD.** (1) Eligibility. Each employer who has reported experience during more than one fiscal year of the "experience period" shall have his base rates multiplied by an "experience modification" calculated in accordance with the rules of this manual. The development of the "experience modification" as set forth in WAC 296-17-855 shall include losses and exposure reported in all risk classes: PROVIDED, That the "experience modification" determined in accordance with WAC 296-17-855 shall not apply to industrial insurance rates in the following classes: 5-5 (WAC 296-17-520), 5-6 (WAC 296-17-52001), 5-7 (WAC 296-17-52002), and 48-7 (WAC 296-17-648). Employer premiums in the foregoing classes shall be computed at base industrial insurance rates as set forth in WAC 296-17-895.

(2) Experience period. The "experience period" shall be the oldest three of the four fiscal years preceding the effective date of premium rates as set forth in WAC 296-17-895.

**AMENDATORY SECTION** (Amending Order 81-30, filed 11/30/81, effective 1/1/82)

**WAC 296-17-855 EXPERIENCE MODIFICATION.** The basis of the experience modification shall be a comparison of the actual losses charged to an employer during the experience period with the losses which would be expected for an average employer reporting the same exposures in each classification. The comparison shall contain actuarial refinements designed to mitigate the effects of losses which may be considered catastrophic or of doubtful statistical significance, due consideration being given to the volume of the employer's experience. Except for those employers who qualify for an adjusted experience modification as specified in WAC 296-17-860 or 296-17-865, the experience modification shall be calculated from the formula:

$$\text{MODIFICATION} = \frac{\text{Ap} + \text{WAe} + (1-\text{W}) \text{Ee} + \text{B}}{\text{E} + \text{B}}$$

The components Ap, WAe, and (1-W) Ee are values which shall be charged against an employer's experience record. The component, E, shall be the expected value of these charges for an average employer reporting the same exposures in each classification. The meaning and function of each symbol in the formula is specified below.

"Ap" signifies "primary actual losses". For each claim the primary actual loss is defined as that portion of the claim which is considered completely rateable for all employers and which is to enter the experience modification calculation at its full value. For each claim in excess of  $((\$2,681))$  \$3,043, the primary actual loss shall be determined from the formula:

$$\text{Primary loss} = \frac{((6,702))}{\text{Total loss} + ((4,024))} \frac{7,608}{4,565} \times \text{total loss}$$

Primary actual losses for selected claim values are shown in Table I. For each claim less than  $((\$2,681))$  \$3,043 the full value of the claim shall be considered a primary loss.

"Ae" signifies "excess actual losses". For each claim the excess actual loss is defined as that portion of the claim which is not considered completely rateable for all employers. The excess actual loss for each claim shall be determined by subtracting the primary loss from the total loss.

"W" signifies "W value". For each employer, the W value determines the portion of the actual excess losses which shall be included in the calculation of his experience modification, due consideration being given to the volume of his experience. This amount is represented by the symbol "WAe" in the experience modification formula. W values are set forth in Table II.

"E" signifies "expected losses". An employer's expected losses shall be determined by multiplying his reported exposure in each classification during the experience period by the classification expected loss rate. Expected loss rates are set forth in Table III.

"Ee" signifies "expected excess losses". Expected losses in each classification shall be multiplied by the classification "D-Ratio" to obtain "expected primary losses". Expected excess losses shall then be calculated by subtracting expected primary losses from expected total losses. Each employer shall have a statistical charge included in the calculation of his experience modification, said charge to be actuarially equivalent to the amount forgiven an average employer because of the exclusion of a portion of his excess actual losses. This charge is represented by "(1-W) Ee" in the experience modification formula. D-Ratios are set forth in Table III.

"B" signifies "B value" or "ballast". In order to limit the effect of a single severe accident on the modification of a small employer, a stabilizing element (B value) shall be added to both actual and expected losses. B values are set forth in Table II.

**AMENDATORY SECTION** (Amending Order 81-30, filed 11/30/81, effective 1/1/82)

WAC 296-17-875 TABLE I.

Primary Losses for Selected Claim Values

CLAIM VALUE	PRIMARY LOSS
((2,681	2,681
3,259	3,000
4,395	3,500
5,953	4,000
8,217	4,500
11,813	5,000
18,399	5,500
62,138*	6,295
67,020**	6,323))
3,043	3,043
3,889	3,500
5,061	4,000
6,610	4,500
8,752	5,000
11,911	5,500
17,034	6,000
63,668*	7,099
76,080**	7,177

\* Average death value

\*\* Maximum claim value

**AMENDATORY SECTION** (Amending Order 81-30, filed 11/30/81, effective 1/1/82)

WAC 296-17-880 TABLE II.

"B" and "W" Values

Maximum Claim Value = ((\\$62,138)) \$76,080

Average Death Value = ((\\$67,020)) \$63,668

EXPECTED LOSSES	B	W
((1,451 & Under	12,646	0
2,925	1,452	12,520
4,421	2,926	12,393
5,939	4,422	12,267
7,481	5,940	12,140

EXPECTED LOSSES	B	W
9,046	7,482	12,014
10,636	9,047	11,887
12,251	10,637	11,761
13,891	12,252	11,634
15,558	13,892	11,508
17,252	15,559	11,381
18,974	17,253	11,255
20,724	18,975	11,128
22,503	20,725	11,002
24,313	22,504	10,876
26,153	24,314	10,749
28,025	26,154	10,623
29,929	28,026	10,496
31,868	29,930	10,370
33,840	31,869	10,243
35,848	33,841	10,117
37,893	35,849	9,990
39,976	37,894	9,864
42,097	39,977	9,737
44,258	42,098	9,611
46,460	44,259	9,485
48,704	46,461	9,358
50,992	48,705	9,232
53,325	50,993	9,105
53,326	55,705	8,979
55,706	58,132	8,852
58,133	60,610	8,726
60,611	63,138	8,599
63,139	65,719	8,473
65,720	68,354	8,346
68,355	71,046	8,220
71,047	73,796	8,093
73,797	76,606	7,967
76,607	79,479	7,841
79,480	82,417	7,714
82,418	85,421	7,588
85,422	88,495	7,461
88,496	91,641	7,335
91,642	94,861	7,208
94,862	98,158	7,082
98,159	101,536	6,955
101,537	104,997	6,829
104,998	108,545	6,702
108,546	112,183	6,576
112,184	115,914	6,449
115,915	119,743	6,323
119,744	123,674	6,197
123,675	127,710	6,070
127,711	131,856	5,944
131,857	136,117	5,817
136,118	140,498	5,691
140,499	145,003	5,564
145,004	149,640	5,438
149,641	154,413	5,311
154,414	159,330	5,185
159,331	164,396	5,058
164,397	169,619	4,932
169,620	175,006	4,805
175,007	180,566	4,679
180,567	186,306	4,553

EXPECTED LOSSES	B	W	EXPECTED LOSSES	B	W	
186,307	192,238	4,426	.65	47,788	50,240	.24
192,239	198,369	4,300	.66	50,241	52,740	.25
198,370	204,711	4,173	.67	52,741	55,288	.26
204,712	211,275	4,047	.68	55,289	57,885	.27
211,276	218,073	3,920	.69	57,886	60,534	.28
218,074	225,118	3,794	.70	60,535	63,235	.29
225,119	232,424	3,667	.71	63,236	65,991	.30
232,425	240,007	3,541	.72	65,992	68,802	.31
240,008	247,882	3,414	.73	68,803	71,673	.32
247,883	256,066	3,288	.74	71,674	74,602	.33
256,067	264,580	3,162	.75	74,603	77,594	.34
264,581	273,443	3,035	.76	77,595	80,649	.35
273,444	282,678	2,909	.77	80,650	83,772	.36
282,679	292,309	2,782	.78	83,773	86,962	.37
292,310	302,362	2,656	.79	86,963	90,223	.38
302,363	312,867	2,529	.80	90,224	93,558	.39
312,868	323,854	2,403	.81	93,559	96,968	.40
323,855	335,358	2,276	.82	96,969	100,458	.41
335,359	347,418	2,150	.83	100,459	104,028	.42
347,419	360,074	2,023	.84	104,029	107,684	.43
360,075	373,372	1,897	.85	107,685	111,427	.44
373,373	387,364	1,770	.86	111,428	115,262	.45
387,365	402,106	1,644	.87	115,263	119,190	.46
402,107	417,659	1,518	.88	119,191	123,218	.47
417,660	434,094	1,391	.89	123,219	127,347	.48
434,095	451,488	1,265	.90	127,348	131,584	.49
451,489	469,929	1,138	.91	131,585	135,931	.50
469,930	489,514	1,012	.92	135,932	140,392	.51
489,515	510,355	885	.93	140,393	144,974	.52
510,356	532,576	759	.94	144,975	149,680	.53
532,577	556,322	632	.95	149,681	154,517	.54
556,323	581,754	506	.96	154,518	159,490	.55
581,755	609,061	379	.97	159,491	164,605	.56
609,062	638,459	253	.98	164,606	169,868	.57
638,460	670,199	126	.99	169,869	175,287	.58
670,200 & over	θ	+100))		175,288	180,868	.59
1,648 & Under	14,354	0		180,869	186,619	.60
1,649	3,320	14,210	.01	186,620	192,547	.61
3,321	5,019	14,067	.02	192,548	198,663	.62
5,020	6,742	13,923	.03	198,664	204,975	.63
6,743	8,492	13,780	.04	204,976	211,491	.64
8,493	10,269	13,636	.05	211,492	218,225	.65
10,270	12,074	13,493	.06	218,226	225,184	.66
12,075	13,907	13,349	.07	225,185	232,384	.67
13,908	15,769	13,206	.08	232,385	239,835	.68
15,770	17,661	13,062	.09	239,836	247,553	.69
17,662	19,584	12,919	.10	247,554	255,550	.70
19,585	21,538	12,775	.11	255,551	263,844	.71
21,539	23,525	12,632	.12	263,845	272,451	.72
23,526	25,546	12,488	.13	272,452	281,391	.73
25,547	27,599	12,344	.14	281,392	290,681	.74
27,600	29,689	12,201	.15	290,682	300,346	.75
29,690	31,813	12,057	.16	300,347	310,408	.76
31,814	33,976	11,914	.17	310,409	320,891	.77
33,977	36,175	11,770	.18	320,892	331,824	.78
36,176	38,415	11,627	.19	331,825	343,236	.79
38,416	40,694	11,483	.20	343,237	355,161	.80
40,695	43,016	11,340	.21	355,162	367,633	.81
43,017	45,379	11,196	.22	367,634	380,693	.82
45,380	47,787	11,053	.23	380,694	394,382	.83

EXPECTED LOSSES	B	W	((CLASS	1980	1979	1978	D-RATIO
394,383	408,749	2,297	.84	10-2	.2454	.2017	.433
408,750	423,845	2,153	.85	10-3	.1519	.1247	.439
423,846	439,729	2,010	.86	10-4	.1519	.1247	.439
439,730	456,464	1,866	.87	10-5	.4693	.3885	.399
456,465	474,119	1,722	.88	11-1	.1377	.1141	.395
474,120	492,776	1,579	.89	11-2	.2185	.1812	.393
492,777	512,521	1,435	.90	11-3	.0901	.0739	.443
512,522	533,455	1,292	.91	13-1	.0900	.0745	.400
533,456	555,688	1,148	.92	13-3	.0512	.0420	.437
555,689	579,346	1,005	.93	13-4	.0028	.0023	.436
579,347	604,571	861	.94	14-1	.1669	.1374	.424
604,572	631,527	718	.95	14-3	.0991	.0810	.460
631,528	660,398	574	.96	14-4	.0991	.0810	.460
660,399	691,397	431	.97	15-1	.0837	.0690	.425
691,398	724,768	287	.98	15-7	.0687	.0566	.421
724,769	760,799	144	.99	17-1	.4179	.3484	.368
760,800 & over		0	1.00	17-2	.4179	.3484	.368

**AMENDATORY SECTION** (Amending Order 81-30, filed 11/30/81, effective 1/1/82)

**WAC 296-17-885 TABLE III.**

**Expected Loss Rates and D-Ratios**

**Expected Loss Rates in Dollars Per Workman Hour  
For Indicated Fiscal Year**

((CLASS	1980	1979	1978	D-RATIO
1-1	.2246	.1867	.1752	.383
1-2	.2126	.1776	.1671	.358
1-3	.2711	.2244	.2104	.398
1-4	.2241	.1868	.1756	.370
1-5	.2044	.1683	.1573	.425
1-6	.4607	.3904	.3699	.294
1-7	.1790	.1485	.1393	.392
1-8	.2174	.1821	.1716	.347
1-9	.2972	.2457	.2301	.406
2-1	.5260	.4442	.4202	.309
2-2	.5301	.4459	.4211	.327
3-1	.1199	.0983	.0917	.446
3-2	.3431	.2868	.2700	.356
3-6	.1347	.1113	.1042	.406
3-7	.1264	.1042	.0974	.420
4-1	.4426	.3741	.3539	.307
4-2	.4426	.3741	.3539	.307
4-3	.2992	.2494	.2345	.369
5-2	.2237	.1861	.1749	.375
5-3	.1126	.0925	.0864	.434
5-4	.3039	.2544	.2397	.350
5-5	.2957	.2450	.2298	.394
5-8	.3744	.3138	.2959	.343
6-1	.0922	.0757	.0706	.443
6-2	.1039	.0866	.0814	.371
6-3	.1588	.1316	.1234	.395
6-4	.2463	.2036	.1908	.403
6-6	.0551	.0451	.0421	.443
6-7	.0676	.0561	.0526	.391
7-1	.2629	.2207	.2080	.338
8-3	.1005	.0837	.0787	.368
8-4	.1757	.1468	.1383	.354
9-1	.4896	.4105	.3870	.342

((CLASS	1980	1979	1978	D=RATIO	((CLASS	1980	1979	1978	D=RATIO
36-2	.0234	.0192	.0179	.440	49-6	.0127	.0130	.0097	.461
36-3	.1085	.0894	.0835	.422	49-7	.0264	.0218	.0205	.399
36-4	.1912	.1596	.1501	.363	49-8	.0540	.0449	.0421	.382
36-5	.0687	.0566	.0530	.413	49-9	.0540	.0449	.0421	.382
36-6	.1210	.0981	.0910	.495	50-1	.7461	.6227	.5857	.362
37-1	.0614	.0512	.0480	.373	50-2	.0912	.0746	.0695	.453
37-2	.1103	.0911	.0853	.410	50-3	.3695	.3084	.2901	.396
37-3	.0614	.0512	.0480	.373	50-4	.1294	.1036	.0954	.553
37-6	.0548	.0454	.0426	.392	51-1	.1742	.1439	.1347	.412
37-7	.0721	.0591	.0551	.450	51-2	.2909	.2344	.2167	.523
37-8	.0548	.0454	.0426	.392	51-3	.2489	.2047	.1912	.428
38-1	.0548	.0454	.0426	.392	51-4	.1313	.1083	.1014	.413
38-2	.0411	.0336	.0312	.461	51-5	.1313	.1083	.1014	.413
38-3	.0411	.0336	.0312	.461	51-6	.1313	.1083	.1014	.413
38-4	.0411	.0336	.0312	.461	51-7	.1023	.0840	.0785	.435
38-5	.0411	.0336	.0312	.461	51-8	.1313	.1083	.1014	.413
38-6	.0411	.0336	.0312	.461	51-9	.1090	.0889	.0827	.467
38-8	.0308	.0310	.0288	.466	52-1	.1034	.0847	.0790	.444
38-9	.0411	.0336	.0312	.461	52-2	.1313	.1083	.1014	.413
39-1	.0995	.0818	.0764	.432	52-3	.1313	.1083	.1014	.413
39-2	.1354	.1104	.1026	.473	52-4	.2778	.2276	.2122	.446
39-3	.1930	.1592	.1490	.416	52-5	.1313	.1083	.1014	.413
39-4	.1354	.1104	.1026	.473	52-6	.0967	.0799	.0747	.414
39-5	.0332	.0272	.0253	.457	52-7	.0325	.0267	.0250	.425
39-6	.0995	.0818	.0764	.432	53-1	.0036	.0030	.0028	.458
40-2	.1291	.1083	.1021	.341	53-5	.0062	.0052	.0048	.400
41-1	.0267	.0216	.0200	.499	53-6	.0066	.0055	.0051	.408
41-2	.0234	.0192	.0179	.440	53-7	.0415	.0342	.0319	.425
41-3	.0470	.0382	.0354	.481	61-3	.0076	.0061	.0057	.469
41-4	.0267	.0216	.0200	.499	61-4	.0840	.0690	.0644	.437
41-5	.0267	.0216	.0200	.499	61-5	.0441	.0360	.0335	.456
41-6	.0234	.0192	.0179	.440	61-6	.0441	.0360	.0335	.456
41-7	.0167	.0136	.0126	.470	61-7	.0377	.0314	.0295	.375
41-8	.0267	.0216	.0200	.499	61-8	.0985	.0798	.0739	.497
41-9	.0267	.0216	.0200	.499	61-9	.0093	.0077	.0072	.418
42-1	.1340	.1117	.1050	.368	62-1	.0379	.0312	.0291	.432
43-1	.1958	.1616	.1512	.415	62-2	.1244	.1035	.0973	.376
43-2	.1559	.1258	.1200	.423	62-3	.0281	.0231	.0216	.431
43-3	.1719	.1415	.1322	.426	62-4	.0368	.0297	.0276	.506
43-4	.1650	.1363	.1276	.411	62-5	.0368	.0297	.0276	.506
43-5	.2943	.2423	.2265	.423	62-6	.0368	.0297	.0276	.506
44-1	.1096	.0906	.0848	.408	62-7	.1734	.1419	.1322	.452
44-4	.0866	.0708	.0660	.453	62-8	.0578	.0481	.0451	.374
45-1	.0305	.0255	.0240	.348	62-9	.0429	.0351	.0326	.465
45-2	.0129	.0108	.0102	.374	63-1	.0321	.0269	.0254	.336
45-3	.0359	.0300	.0282	.365	63-2	.0418	.0346	.0324	.398
45-4	.0148	.0122	.0114	.436	63-3	.0125	.0104	.0098	.365
46-1	.0909	.0763	.0720	.335	63-4	.0252	.0208	.0194	.412
48-2	.0525	.0434	.0406	.404	63-5	.0109	.0090	.0083	.451
48-3	.0848	.0689	.0640	.481	63-6	.0389	.0317	.0295	.469
48-4	.1163	.0951	.0887	.452	63-7	.0179	.0147	.0136	.465
48-5	.0608	.0501	.0467	.424	63-8	.0105	.0088	.0082	.362
48-6	.0142	.0115	.0107	.468	63-9	.0201	.0164	.0152	.478
48-7	.2957	.2450	.2298	.394	64-1	.0179	.0147	.0136	.465
48-8	.0857	.0706	.0659	.428	64-2	.0581	.0482	.0451	.397
48-9	.0427	.0348	.0324	.473	64-3	.0335	.0273	.0254	.471
49-1	.0180	.0147	.0136	.470	64-4	.0118	.0098	.0092	.404
49-2	.0415	.0342	.0319	.425	64-5	.0896	.0731	.0681	.463
49-3	.0180	.0147	.0136	.470	64-6	.0179	.0147	.0136	.465
49-4	.0036	.0030	.0028	.458	64-7	.0354	.0290	.0270	.454
49-5	.0627	.0515	.0481	.434	64-8	.0766	.0639	.0601	.371

CLASS	1980	1979	1978	D-RATIO	CLASS	1979	1980	1981	D-RATIO
64-9	.0965	.0796	.0744	.413	2-6	.2223	.2679	.2729	.273
65-1	.0096	.0078	.0073	.466	3-1	.1000	.1220	.1235	.429
65-2	.0034	.0029	.0027	.408	3-2	.3381	.4100	.4165	.356
65-3	.0274	.0232	.0219	.300	3-6	.1140	.1387	.1407	.397
65-4	.0360	.0291	.0270	.503	3-7	.1140	.1387	.1406	.396
65-5	.0349	.0285	.0266	.450	4-1	.3881	.4685	.4770	.292
65-6	.0090	.0074	.0069	.442	4-2	.3881	.4685	.4770	.292
65-7	.0583	.0475	.0443	.467	4-3	.3077	.3723	.3787	.321
65-8	.0583	.0475	.0443	.467	5-2	.1788	.2176	.2207	.403
65-9	.0378	.0307	.0286	.477	5-3	.1194	.1456	.1476	.437
66-1	.0484	.0395	.0368	.460	5-4	.2730	.3308	.3362	.344
66-2	.1056	.0870	.0813	.421	5-5	.2513	.3055	.3100	.389
66-3	.0539	.0441	.0410	.457	5-6	.3138	.3815	.3871	.390
66-4	.0154	.0127	.0120	.410	5-7	.3214	.3903	.3962	.375
66-5	.0504	.0410	.0381	.475	5-8	.3497	.4242	.4309	.356
66-7	.0325	.0267	.0250	.425	5-9	.3120	.3772	.3837	.315
66-8	.0698	.0578	.0541	.402	6-1	.0876	.1068	.1082	.418
66-9	.3093	.2490	.2301	.527	6-2	.0954	.1157	.1176	.350
67-1	.0180	.0147	.0136	.470	6-3	.1829	.2217	.2252	.345
67-4	.0393	.0325	.0304	.408	6-4	.2334	.2839	.2879	.399
67-5	.1189	.0971	.0904	.460	6-6	.0471	.0573	.0582	.401
67-6	.0599	.0494	.0463	.409	6-7	.0615	.0747	.0759	.369
67-7	.379*	3.04*	2.81*	.538	7-1	.2471	.2995	.3043	.343
67-8	3.8962	3.1775	2.9557	.467	8-3	.0824	.1003	.1018	.400
67-9	.0307	.0250	.0233	.464	8-4	.1380	.1674	.1700	.364
68-1	.1531	.1260	.1177	.426	9-1	.4755	.5762	.5856	.346
68-2	.1172	.0961	.0896	.446	9-2	.1199	.1463	.1482	.442
68-3	.7710	.6624	.6316	.232	10-2	.2185	.2665	.2700	.432
68-4	.0601	.0501	.0470	.367	10-3	.1336	.1630	.1651	.441
68-9	.3612	.2917	.2699	.513	10-4	.1336	.1630	.1651	.441
69-2	.2126	.1803	.1709	.291	10-5	.5110	.6192	.6293	.344
69-3	1.0023	.8475	.8022	.304	10-7	.0186	.0228	.0230	.507
69-4	.1179	.0992	.0937	.327	11-1	.1124	.1366	.1387	.382
69-5	.1179	.0992	.0937	.327	11-2	.2177	.2645	.2684	.380
69-7	.2787	.2319	.2179	.376	11-3	.0843	.1025	.1040	.402
69-8	.0988	.0799	.0740	.503	11-4	.0937	.1142	.1158	.423
69-9	.0219	.0180	.0169	.434	11-6	.0205	.0251	.0254	.508
71-1	.0125	.0104	.0098	.365	11-8	.1083	.1317	.1336	.386
71-2	2.84*	2.32*	2.15*	.471	13-1	.0796	.0968	.0981	.400
71-3	.0415	.0342	.0319	.425	13-3	.0452	.0552	.0558	.425
71-4	.0063	.0053	.0049	.420	13-4	.0025	.0029	.0030	.421
71-5	.0512	.0414	.0383	.504	13-5	.0491	.0600	.0608	.432
71-6	.0807	.0663	.0620	.431	14-1	.1687	.2050	.2080	.384
71-7	.1209	.0994	.0928	.430	14-3	.1009	.1229	.1246	.409
71-8	.3032	.2509	.2351	.401	14-4	.1009	.1229	.1246	.409
71-9	.7461	.6227	.5857	.362	15-1	.0741	.0900	.0914	.383
72-1	.0415	.0342	.0319	.425	15-7	.0605	.0736	.0747	.406
72-2	.0118	.0100	.0094	.333)	17-1	.4286	.5176	.5269	.296
CLASS	1979	1980	1981	D-RATIO	17-2	.4286	.5176	.5269	.296
1-1	.2347	.2845	.2891	.344	17-3	.1364	.1654	.1680	.346
1-2	.1512	.1842	.1867	.418	17-4	.1204	.1466	.1485	.405
1-3	.2239	.2723	.2762	.390	18-1	.1398	.1710	.1730	.473
1-4	.1771	.2150	.2183	.364	20-2	.1166	.1421	.1440	.426
1-5	.1934	.2352	.2387	.391	20-3	.0823	.1004	.1018	.440
1-6	.4308	.5199	.5294	.290	20-4	.1254	.1525	.1548	.398
1-7	.1690	.2051	.2082	.362	20-5	.0713	.0869	.0881	.415
1-8	.2116	.2568	.2607	.366	20-7	.0960	.1161	.1181	.319
1-9	.2973	.3610	.3665	.372	20-8	.0599	.0728	.0738	.396
2-1	.4830	.5851	.5947	.339	21-1	.0935	.1141	.1155	.445
2-2	.5282	.6374	.6490	.291	21-2	.0823	.1004	.1018	.440
					21-4	.0393	.0482	.0487	.507

CLASS	1979	1980	1981	D-RATIO	CLASS	1979	1980	1981	D-RATIO
21-5	.1593	.1938	.1966	.396	41-3	.0484	.0592	.0599	.465
22-1	.0502	.0613	.0621	.434	41-4	.0257	.0316	.0319	.503
22-2	.0682	.0832	.0843	.444	41-5	.0257	.0316	.0319	.503
24-1	.1335	.1629	.1650	.439	41-6	.0206	.0251	.0255	.454
29-3	.1341	.1637	.1658	.438	41-7	.0138	.0169	.0171	.431
29-4	.1736	.2111	.2141	.395	41-8	.0257	.0316	.0319	.503
29-6	.0909	.1112	.1125	.478	41-9	.0257	.0316	.0319	.503
29-8	.1460	.1785	.1807	.465	42-1	.1175	.1426	.1447	.365
31-1	.1511	.1826	.1859	.308	43-1	.1609	.1961	.1987	.413
31-2	.1159	.1405	.1428	.353	43-2	.1501	.1830	.1855	.420
31-3	.1159	.1405	.1428	.353	43-3	.1638	.1997	.2024	.427
31-4	.1241	.1504	.1529	.348	43-4	.1446	.1761	.1785	.410
31-5	.1816	.2211	.2242	.405	43-5	.2536	.3093	.3133	.438
33-1	.1569	.1912	.1938	.418	44-1	.0904	.1100	.1116	.396
33-2	.1013	.1241	.1254	.507	44-2	.1096	.1332	.1352	.390
33-3	.0633	.0772	.0782	.436	44-4	.0823	.1004	.1018	.440
33-9	.0811	.0988	.1001	.434	45-1	.0262	.0317	.0323	.327
34-1	.0824	.1002	.1017	.384	45-2	.0112	.0135	.0138	.351
34-2	.0998	.1217	.1233	.426	45-3	.0131	.0159	.0161	.422
34-3	.0252	.0307	.0311	.400	45-4	.0131	.0159	.0161	.422
34-4	.0984	.1202	.1217	.458	46-1	.1023	.1234	.1256	.283
34-5	.0419	.0511	.0518	.444	48-2	.0458	.0557	.0565	.386
34-6	.0396	.0483	.0490	.409	48-3	.0751	.0917	.0928	.452
34-7	.0597	.0726	.0737	.399	48-4	.1036	.1263	.1280	.424
34-8	.0238	.0289	.0293	.375	48-5	.0534	.0652	.0659	.458
34-9	.0365	.0446	.0451	.439	48-6	.0135	.0166	.0168	.477
35-1	.0902	.1104	.1118	.474	48-7	.2513	.3055	.3100	.389
35-3	.0609	.0745	.0755	.480	48-8	.0671	.0818	.0829	.428
35-5	.0902	.1104	.1118	.474	48-9	.0422	.0514	.0521	.426
35-6	.1545	.1868	.1900	.317	49-1	.0134	.0164	.0166	.407
35-8	.0749	.0915	.0925	.454	49-2	.0399	.0485	.0492	.383
36-1	.0206	.0251	.0255	.454	49-3	.0134	.0164	.0166	.407
36-2	.0206	.0251	.0255	.454	49-4	.0033	.0040	.0041	.417
36-3	.1038	.1265	.1283	.418	49-5	.0675	.0821	.0833	.391
36-4	.1769	.2146	.2181	.360	49-6	.0120	.0145	.0147	.433
36-5	.0631	.0768	.0779	.400	49-7	.0218	.0265	.0269	.394
36-6	.1199	.1463	.1482	.442	49-8	.0218	.0265	.0269	.394
37-1	.0512	.0622	.0631	.384	49-9	.0218	.0265	.0269	.394
37-2	.1040	.1266	.1284	.403	50-1	.6789	.8222	.8796	.341
37-3	.0512	.0622	.0631	.384	50-2	.0786	.0960	.0973	.446
37-6	.0559	.0678	.0690	.352	50-3	.3211	.3896	.3957	.366
37-7	.0668	.0815	.0826	.446	50-4	.1346	.1661	.1673	.584
37-8	.0407	.0498	.0503	.477	51-1	.1691	.2057	.2086	.403
38-1	.0559	.0678	.0690	.352	51-2	.2601	.3194	.3225	.525
38-2	.0339	.0414	.0419	.449	51-3	.2332	.2837	.2877	.402
38-3	.0339	.0414	.0419	.449	51-4	.1145	.1393	.1413	.404
38-4	.0339	.0414	.0419	.449	51-5	.1145	.1393	.1413	.404
38-5	.0339	.0414	.0419	.449	51-6	.1145	.1393	.1413	.404
38-6	.0339	.0414	.0419	.449	51-7	.0806	.0981	.0995	.413
38-8	.0368	.0449	.0455	.477	51-8	.1423	.1728	.1754	.369
38-9	.0443	.0542	.0548	.477	51-9	.1104	.1345	.1364	.421
39-1	.0790	.0959	.0973	.374	52-1	.0806	.0981	.0995	.413
39-2	.1349	.1647	.1667	.436	52-2	.0998	.1217	.1233	.426
39-3	.1767	.2150	.2181	.402	52-3	.0998	.1217	.1233	.426
39-4	.1349	.1647	.1667	.436	52-4	.2923	.3566	.3612	.438
39-5	.0265	.0325	.0329	.492	52-5	.1423	.1728	.1754	.369
39-6	.0925	.1130	.1144	.462	52-6	.0894	.1088	.1103	.409
39-9	.0337	.0412	.0417	.467	52-7	.0296	.0360	.0365	.385
40-2	.1262	.1527	.1552	.324	52-8	.1409	.1712	.1737	.380
41-1	.0257	.0316	.0319	.503	52-9	.1088	.1329	.1345	.444
41-2	.0206	.0251	.0255	.454	53-1	.0033	.0040	.0041	.417

CLASS	1979	1980	1981	D-RATIO	CLASS	1979	1980	1981	D-RATIO
53-5	.0057	.0069	.0070	.409	68-1	.1223	.1494	.1511	.452
53-6	.0064	.0078	.0079	.359	68-2	.0976	.1193	.1208	.466
53-7	.0399	.0485	.0492	.383	68-3	.6943	.8320	.8500	.193
61-3	.0065	.0079	.0080	.454	68-4	.0469	.0569	.0578	.371
61-4	.0696	.0850	.0861	.460	68-9	.3431	.4217	.4256	.537
61-5	.0451	.0550	.0557	.413	69-2	.1925	.2320	.2364	.265
61-6	.0451	.0550	.0557	.413	69-3	.9285	1.1208	1.1411	.292
61-7	.0369	.0447	.0454	.340	69-4	.0823	.0995	.1013	.310
61-8	.0917	.1122	.1134	.469	69-5	.0823	.0995	.1013	.310
61-9	.0085	.0103	.0105	.384	69-7	.2405	.2928	.2970	.408
62-1	.0343	.0418	.0424	.421	69-8	.0899	.1098	.1112	.463
62-2	.1337	.1620	.1647	.335	69-9	.0190	.0233	.0236	.440
62-3	.0258	.0315	.0319	.426	71-1	.0096	.0117	.0119	.404
62-4	.0308	.0377	.0381	.488	71-2	2.42*	2.96*	2.99*	.467
62-5	.0308	.0377	.0381	.488	71-3	.0399	.0485	.0492	.383
62-6	.0308	.0377	.0381	.488	71-4	.0070	.0085	.0085	.416
62-7	.1581	.1929	.1954	.442	71-5	.0520	.0645	.0651	.481
62-8	.0540	.0655	.0665	.361	71-6	.0893	.1089	.1103	.435
62-9	.0414	.0505	.0512	.442	71-7	.1300	.1583	.1604	.415
63-1	.0291	.0353	.0359	.342	71-8	.3027	.3680	.3734	.389
63-2	.0358	.0436	.0442	.390	71-9	.8316	1.0122	1.0264	.407
63-3	.0096	.0117	.0119	.404	72-1	.0399	.0485	.0492	.383
63-4	.0255	.0310	.0315	.351	72-2	.0112	.0135	.0137	.335
63-5	.0106	.0130	.0131	.424	73-1	.0751	.0917	.0928	.452
63-6	.0375	.0459	.0464	.486	73-2	.0751	.0917	.0928	.452
63-7	.0155	.0190	.0192	.461	73-3	.0751	.0917	.0928	.452
63-8	.0087	.0106	.0108	.344					
63-9	.0187	.0229	.0232	.422					
64-1	.0155	.0190	.0192	.461					
64-2	.0445	.0541	.0549	.399					
64-3	.0319	.0389	.0394	.439					
64-4	.0103	.0126	.0128	.391					
64-5	.0930	.1132	.1148	.412					
64-6	.0155	.0190	.0192	.461					
64-7	.0352	.0429	.0435	.417					
64-8	.0673	.0816	.0829	.361					
64-9	.0940	.1143	.1160	.405					
65-1	.0086	.0106	.0107	.456					
65-2	.0030	.0037	.0038	.425					
65-3	.0242	.0291	.0297	.257					
65-4	.0319	.0392	.0395	.514					
65-5	.0339	.0413	.0418	.452					
65-6	.0086	.0105	.0107	.409					
65-7	.0581	.0710	.0719	.453					
65-8	.0581	.0710	.0719	.453					
65-9	.0342	.0420	.0425	.502					
66-1	.0464	.0567	.0574	.451					
66-2	.0836	.1022	.1033	.456					
66-3	.0492	.0602	.0608	.467					
66-4	.0146	.0178	.0181	.393					
66-5	.0422	.0516	.0522	.474					
66-7	.0296	.0360	.0365	.385					
66-8	.0622	.0757	.0767	.390					
66-9	.3059	.3765	.3797	.550					
67-1	.0134	.0164	.0166	.407					
67-4	.0350	.0427	.0433	.396					
67-5	.0954	.1166	.1180	.460					
67-6	.0537	.0654	.0663	.398					
67-7	3.91*	4.81*	4.85*	.544					
67-8	2.4621	3.0064	3.0441	.448					
67-9	.0254	.0311	.0315	.472					

\*Daily expected loss rate

## AMENDATORY SECTION (Amending Order 81-30, filed 11/30/81, effective 1/1/82)

## WAC 296-17-890 TABLE IV.

Maximum experience modifications for firms with no compensable accidents:

Expected Loss Range	Maximum Experience Modification
((1-635	.90
636-679	.89
680-726	.88
727-778	.87
779-835	.86
836-896	.85
897-962	.84
963-1,034	.83
1,035-1,114	.82
1,115-1,200	.81
1,201-1,293	.80
1,294-1,395	.79
1,396-1,507	.78
1,508-1,629	.77
1,630-1,763	.76
1,764-1,910	.75
1,911-2,072	.74
2,073-2,250	.73
2,251-2,446	.72
2,447-2,662	.71
2,663 and over	.70))

Expected Loss Range	Maximum Experience Modification	((Rates Effective January 1, 1982)		
		Class	Accident Fund Base Rate	Medical Aid Fund Rate
1-721	.90			
722-771	.89	5-4	.5914	.2926
772-824	.88	5-5	.5521	.3193
825-883	.87	5-6	.7287	.4881
884-948	.86	6-1	.1794	.1391
949-1,017	.85	6-2	.2022	.1383
1,018-1,092	.84	6-3	.3089	.1834
1,093-1,174	.83	6-4	.4789	.3093
1,175-1,264	.82	6-5	.1070	.0914
1,265-1,362	.81	6-6	.1316	.0735
1,363-1,468	.80	6-7	.5078	.2578
1,469-1,584	.79	7-1	.1954	.1161
1,585-1,711	.78	8-3	.3417	.3214
1,712-1,849	.77	8-4	.9527	.2417
1,850-2,001	.76	9-1	.4772	.2547
2,002-2,168	.75	10-2	.2954	.1576
2,169-2,352	.74	10-3	.2954	.1576
2,353-2,554	.73	10-4	.9055	.4703
2,555-2,777	.72	10-5	.2675	.1381
2,778-3,022	.71	11-1	.4251	.2411
3,023 and over	.70	11-2	.1752	.1324
		11-3	.1751	.1116
		12-1	.0994	.0697
		12-4	.0054	.0075
		14-1	.3220	.2399
		14-3	.1927	.0854
		14-4	.1927	.0854
		15-1	.1629	.1065
		15-7	.1335	.0919
		17-1	.8131	.3798
		17-2	.8131	.3798
		17-3	.3502	.1578
		17-4	.2190	.1542
		18-1	.3541	.1855
		20-2	.2093	.1426
		20-3	.1682	.1286
		20-4	.2491	.2125
		20-5	.1541	.1314
		20-7	.1715	.1182
		20-8	.1361	.0908
		21-1	.1951	.1473
		21-2	.1682	.1286
		21-4	.1030	.0780
		21-5	.3426	.1916
		22-1	.1176	.0697
		22-2	.1478	.0906
		24-1	.3033	.2075
		29-3	.2910	.2063
		29-4	.3302	.2063
		29-6	.2003	.1637
		31-1	.2911	.1426
		31-2	.2275	.1262
		31-3	.2275	.1262
		31-4	.2911	.1426
		31-5	.3803	.2278
		33-1	.3171	.1900

**AMENDATORY SECTION** (Amending Order 81-30, filed 11/30/81, effective 1/1/82)

**WAC 296-17-895 INDUSTRIAL INSURANCE ACCIDENT FUND BASE RATES AND MEDICAL AID RATES BY CLASS OF INDUSTRY.** Industrial insurance accident fund base rates and medical aid rates by class of industry shall be as set forth below.

((Rates Effective  
January 1, 1982

Class	Accident Fund Base Rate	Medical Aid Fund Rate
1-1	.4370	.2336
1-2	.4135	.1976
1-3	.5272	.2894
1-4	.4360	.1945
1-5	.3976	.2468
1-6	.8971	.3429
1-7	.3483	.1863
1-8	.4232	.2262
1-9	.5781	.3936
2-1	.1,0239	.4108
2-2	.1,0317	.4702
3-1	.2330	.1821
3-2	.6676	.2601
3-6	.2620	.1836
3-7	.2458	.1691
4-1	.8617	.3956
4-2	.8617	.3956
4-3	.5822	.3238
5-2	.4351	.1917
5-3	.2190	.1835

((Rates Effective  
January 1, 1982)((Rates Effective  
January 1, 1982)

Class	Accident Fund Base Rate	Medical Aid Fund Rate	Class	Accident Fund Base Rate	Medical Aid Fund Rate
33-2	.2173	.1776	43-4	.3210	.1949
33-3	.1374	.1166	43-5	.5721	.3218
33-9	.1551	.1252	44-1	.2132	.1189
34-1	.1783	.1220	44-4	.1682	.1286
34-2	.2554	.2135	45-1	.0592	.0441
34-3	.0494	.0197	45-2	.0253	.0152
34-4	.2260	.1634	45-3	.0699	.0477
34-5	.0853	.0431	45-4	.0290	.0316
34-6	.0830	.0842	46-1	.1770	.2670
34-7	.1271	.1092	48-2	.1019	.0624
34-8	.0510	.0441	48-3	.1648	.1561
34-9	.0830	.0842	48-4	.2262	.1520
35-1	.1640	.1596	48-5	.1181	.0871
35-3	.1165	.1092	48-6	.0275	.0247
35-6	.3485	.1686	48-7	.5521	.3193
35-8	.1828	.1379	48-8	.1668	.1162
36-1	.0456	.0388	48-9	.0830	.0607
36-2	.0456	.0388	49-1	.0350	.0286
36-3	.2110	.1590	49-2	.0807	.0477
36-4	.3721	.2229	49-3	.0350	.0286
36-5	.1335	.1059	49-4	.0072	.0067
36-6	.2351	.1835	49-5	.1220	.1097
37-1	.1195	.0805	49-6	.0247	.0207
37-2	.2145	.1356	49-7	.0494	.0313
37-3	.1195	.0805	49-8	.0494	.0635
37-7	.1404	.0948	49-9	.0494	.0635
37-8	.1065	.0723	50-1	.17170	.8128
38-1	.1065	.0723	50-2	.1773	.1522
38-2	.0799	.0575	50-3	.7188	.3403
38-3	.0799	.0575	50-4	.2493	.2090
38-4	.0799	.0575	51-1	.3362	.2146
38-5	.0799	.0575	51-2	.5651	.3962
38-6	.0799	.0575	51-3	.4839	.3015
38-8	.0738	.0621	51-4	.2554	.2135
38-9	.0799	.0575	51-5	.2554	.2135
39-1	.1876	.1169	51-6	.2554	.2135
39-2	.2634	.1446	51-7	.1989	.1483
39-3	.3753	.2834	51-8	.2554	.2135
39-4	.2634	.1446	51-9	.2119	.1513
39-5	.0646	.0615	52-1	.2009	.1312
39-6	.1876	.1169	52-2	.2554	.2135
40-2	.2513	.1844	52-3	.2554	.2135
41-1	.0519	.0442	52-4	.5176	.1829
41-2	.0456	.0388	52-5	.2554	.2135
41-3	.0905	.0802	52-6	.1882	.1324
41-4	.0519	.0442	52-7	.0631	.0556
41-5	.0519	.0442	53-1	.0072	.0067
41-6	.0456	.0388	53-5	.0120	.0101
41-7	.0324	.0308	53-6	.0129	.0098
41-8	.0519	.0442	53-7	.0807	.0477
41-9	.0519	.0442	61-3	.0146	.0152
42-1	.2609	.1557	61-4	.1634	.0971
43-1	.3807	.2760	61-5	.0856	.0800
43-2	.3032	.2045	61-7	.0734	.0545
43-3	.3343	.2174	61-8	.1913	.1200

((Rates Effective  
January 1, 1982((Rates Effective  
January 1, 1982

Class	Accident Fund Base Rate	Medical Aid Fund Rate	Class	Accident Fund Base Rate	Medical Aid Fund Rate
61-9	.0179	.0117	69-2	.4139	.1554
62-1	.0738	.0601	69-3	1.9512	.10646
62-2	.2422	.1395	69-4	.2296	.1436
62-3	.0545	.0400	69-5	.2296	.1436
62-4	.0715	.0638	69-6	=	.1436
62-5	.0715	.0638	69-7	.5422	.2202
62-6	.0715	.0638	69-8	.1917	.0945
62-7	.3372	.4161	69-9	.0427	.0358
62-8	.1246	.0836	71-1	.0243	.0175
62-9	.0834	.0991	71-2	5.53*	13.14*
63-1	.0625	.0340	71-3	.0807	.0477
63-2	.0811	.0479	71-4	.0123	.0103
63-3	.0243	.0175	71-5	.0992	.0879
63-4	.0489	.0374	71-6	.1566	.1330
63-5	.0214	.0239	71-7	.2347	.1868
63-6	.0756	.0707	71-8	.5885	.3361
63-8	.0205	.0117	71-9	1.7170	.8128
63-9	.0391	.0420	72-1	.0807	.0477
64-2	.1131	.0619	72-2	.0230	.0173
64-3	.0651	.0527	72-3	=	.0292
64-4	.0230	.0194	72-4	=	(.0292))
64-5	.1740	.1788	Rates Effective January 1, 1983		
64-6	.0349	.0312			
64-7	.0689	.0669			
64-8	.1491	.1291			
64-9	.1876	.1543			
65-1	.0187	.0141			
65-2	.0068	.0054			
65-3	.0533	.0195	1-1	.5072	.2971
65-4	.0699	.0777	1-2	.3293	.2482
65-5	.0679	.0646	1-3	.4862	.3438
65-6	.0174	.0145	1-4	.3835	.2265
65-7	.1133	.0847	1-5	.4201	.3220
65-8	.1133	.0847	1-6	.9252	.4784
65-9	.0735	.0638	1-7	.3658	.2432
66-1	.0940	.0867	1-8	.4581	.2604
66-2	.2052	.0972	1-9	.6442	.4714
66-3	.1049	.0699	2-1	1.0428	.5990
66-4	.0300	.0231	2-2	1.1342	.6412
66-5	.0978	.0693	2-6	.4672	.2850
66-7	.0631	.0556	3-1	.2181	.2169
66-8	.1358	.0703	3-2	.7312	.2899
66-9	.6010	.5267	3-6	.2478	.2006
67-4	.0764	.0733	3-7	.2477	.2112
67-5	.2310	.2275	4-1	.8337	.5804
67-6	.1165	.0829	4-2	.8337	.5804
67-7	7.31*	13.06*	4-3	.6632	.4135
67-8	3.7864	2.0049	5-2	.3888	.2668
67-9	.0595	.0571	5-3	.2555	.2410
68-1	.2978	.1782	5-4	.5897	.3451
68-2	.2280	.1560	5-5	.5237	.3610
68-3	1.5021	.5945	5-6	.6413	.4318
68-4	.1169	.0767	5-7	.6558	.4170
68-9	.7018	.10629	5-8	.7565	.5643
69-1	=	.0292	5-9	.6718	.5010

Rates Effective  
January 1, 1983
Rates Effective  
January 1, 1983

Class	Accident Fund Base Rate	Medical Aid Fund Rate	Class	Accident Fund Base Rate	Medical Aid Fund Rate
6-1	.1909	.1565	31-5	.3950	.2859
6-2	.2062	.1626	33-1	.3417	.2406
6-3	.3880	.2177	33-2	.2225	.2167
6-4	.5071	.4182	33-3	.1381	.1488
6-6	.1024	.1093	33-9	.1734	.1724
6-7	.1332	.0924	34-1	.1789	.1494
7-1	.5235	.4200	34-2	.2176	.2109
8-3	.1792	.1342	34-3	.0540	.0310
8-4	.2986	.3663	34-4	.2152	.1908
9-1	1.0272	.3067	34-5	.0898	.0684
10-2	.4765	.2864	34-6	.0862	.0973
10-3	.2915	.1752	34-7	.1298	.1358
10-4	.2915	.1752	34-8	.0515	.0523
10-5	1.0826	.6104	34-9	.0797	.0921
10-7	.0401	.0383	35-1	.1940	.2053
11-1	.2438	.1912	35-3	.1336	.1448
11-2	.4720	.3183	35-6	.3328	.1850
11-3	.1832	.1397	35-8	.1636	.1645
11-4	.2017	.1685	36-2	.0451	.0408
11-6	.0442	.0559	36-3	.2261	.2108
11-8	.2350	.2127	36-4	.3829	.2715
13-1	.1728	.1343	36-5	.1371	.1279
13-3	.0985	.1016	36-6	.2617	.2255
13-4	.0053	.0091	37-1	.1111	.0905
13-5	.1052	.1034	37-2	.2261	.1587
14-1	.3659	.3135	37-7	.1459	.1333
14-4	.2196	.1151	37-8	.0889	.0805
15-1	.1607	.1254	38-1	.1210	.0964
15-7	.1315	.1135	38-2	.0740	.0707
17-1	.9210	.4400	38-8	.0805	.0794
17-2	.9210	.4400	39-1	.1711	.1211
17-3	.2948	.1698	39-2	.2944	.1855
17-4	.2567	.2032	39-3	.3841	.3746
18-1	.3064	.2947	39-5	.0583	.0756
20-2	.2521	.1814	39-6	.2024	.1642
20-3	.1797	.1407	39-9	.0723	.0833
20-4	.2721	.2976	40-2	.2720	.2079
20-5	.1553	.1584	41-1	.0566	.0614
20-7	.2027	.1542	41-3	.1039	.1066
20-8	.1300	.1019	41-7	.0301	.0381
21-1	.2041	.1635	41-8	.0566	.0614
21-2	.1797	.1407	41-9	.0566	.0614
21-4	.0864	.1068	42-1	.2543	.1686
21-5	.3461	.2712	43-1	.3503	.2637
22-1	.1097	.0830	43-2	.3270	.2837
22-2	.1489	.1064	43-3	.3570	.3088
24-1	.2913	.2442	43-4	.3147	.2329
29-3	.2928	.2650	43-5	.5532	.3345
29-4	.3770	.2657	44-1	.1963	.1560
29-6	.1991	.1839	44-2	.2333	.1759
29-8	.3196	.2891	44-4	.1797	.1407
31-1	.3252	.2039	45-1	.0566	.0515
31-2	.2507	.1612	45-2	.0242	.0177
31-3	.2507	.1612	45-4	.0283	.0396
31-4	.2682	.1682	46-1	.2195	.3103

Rates Effective January 1, 1983		Rates Effective January 1, 1983			
Class	Accident Fund Base Rate	Medical Aid Fund Rate	Class	Accident Fund Base Rate	Medical Aid Fund Rate
48-2	.0995	.0777	63-4	.0553	.0437
48-3	.1640	.1744	63-5	.0231	.0303
48-4	.2259	.1776	63-6	.0822	.0924
48-5	.1168	.1122	63-8	.0190	.0133
48-6	.0299	.0323	63-9	.0408	.0527
48-7	.5237	.3610	64-2	.0967	.0744
48-8	.1464	.1571	64-3	.0695	.0736
48-9	.0919	.0757	64-4	.0224	.0245
49-1	.0291	.0302	64-5	.2024	.1857
49-2	.0866	.0644	64-6	.0341	.0386
49-3	.0291	.0302	64-7	.0768	.0756
49-4	.0072	.0076	64-8	.1456	.1536
49-5	.1466	.1226	64-9	.2003	.2216
49-6	.0260	.0242	65-1	.0190	.0173
49-7	.0473	.0376	65-2	.0066	.0067
49-8	.0473	.0742	65-3	.0517	.0260
49-9	.0473	.0742	65-4	.0703	.0984
50-1	1.6386	1.0022	65-5	.0739	.0808
50-2	.1717	.1784	65-6	.0188	.0189
50-3	.6951	.4252	65-8	.1271	.1125
50-4	.2927	.2725	65-9	.0754	.0784
51-1	.3674	.2788	66-1	.1015	.1071
51-2	.5728	.5256	66-2	.1827	.1228
51-3	.5067	.3801	66-3	.1076	.0875
51-6	.2489	.2548	66-4	.0317	.0277
51-8	.3023	.2759	66-5	.0924	.0853
51-9	.2361	.2117	66-7	.0643	.0709
52-1	.1755	.1462	66-8	.1350	.0858
52-4	.6253	.2354	66-9	.6627	.7290
52-6	.1944	.1519	67-4	.0762	.0868
52-7	.0643	.0709	67-5	.2085	.2545
52-8	.2997	.2786	67-6	.1168	.1087
52-9	.2376	.2304	67-7	8.46*	16.73*
53-1	.0072	.0076	67-8	4.4921	2.6357
53-5	.0123	.0129	67-9	.0557	.0656
53-6	.0139	.0116	68-1	.2672	.1656
53-7	.0866	.0644	68-2	.2136	.1847
61-3	.0141	.0188	68-3	1.4755	.8182
61-4	.1521	.1228	68-4	.1015	.0946
61-5	.0983	.0980	68-9	.7566	1.3595
61-7	.0797	.0681	69-1	-	.0363
61-8	.2112	.1554	69-2	.4123	.2323
61-9	.0184	.0155	69-3	1.9944	1.6055
62-1	.0748	.0714	69-4	.1771	.1367
62-2	.2831	.1868	69-5	.1771	.1367
62-3	.0562	.0520	69-6	-	.1367
62-4	.0675	.0792	69-7	.5232	.3305
62-5	.0675	.0792	69-8	.1966	.1300
62-6	.0675	.0792	69-9	.0416	.0364
62-7	.3451	.5190	71-1	.0209	.0174
62-8	.1169	.0975	71-2	5.30*	17.31*
62-9	.0905	.1254	71-3	.0866	.0644
63-1	.0630	.0405	71-4	.0148	.0130
63-2	.0777	.0558	71-5	.1155	.1004
63-3	.0209	.0174	71-6	.1910	.1660

Class	<u>Rates Effective</u>	
	<u>Accident Fund Base</u>	<u>Medical Aid Fund</u>
	<u>Rate</u>	<u>Rate</u>
71-7	.2780	.2417
71-8	.6444	.4949
71-9	1.7734	1.3436
72-1	.0866	.0644
72-2	.0241	.0192
72-3	—	.0363
72-4	—	—
73-1	.1640	.1744
73-2	.1640	.1744
73-7	.1640	.1744

\*Daily rate. The daily rate shall be paid in full on any person for any calendar day in which any duties are performed that are incidental to the profession of the worker.

#### AMENDATORY SECTION (Amending Order 81-30, filed 11/30/81, effective 1/1/82)

**WAC 296-17-920 ASSESSMENT FOR SUPPLEMENTAL PENSION FUND.** The amount of ((+0.7)) 20.9 mills (((\$.0107))) \$.0209) shall be retained by each employer from the earnings of each of his workmen for each hour or fraction thereof the workman is employed. Provided that in classifications 67-7 and 71-2, the employer shall retain ((eight)) sixteen cents per man-day from each of his workmen. The amount of money so retained from the employee shall be matched in an equal amount by each employer, except as otherwise provided in these rules, all such moneys shall be remitted to the department on or before the last day of January, April, July and October of each year for the preceding calendar quarter, provided self-insured employers shall remit to the department as provided under WAC 296-15-060. All such moneys shall be deposited in the supplemental pension fund.

#### REPEALER

The following sections of the Washington Administrative Code are repealed as follows:

- (1) WAC 296-17-543 CLASSIFICATION 14-3.
- (2) WAC 296-17-593 CLASSIFICATION 36-1.
- (3) WAC 296-17-601 CLASSIFICATION 37-3.
- (4) WAC 296-17-607 CLASSIFICATION 38-3.
- (5) WAC 296-17-608 CLASSIFICATION 38-4.
- (6) WAC 296-17-609 CLASSIFICATION 38-5.
- (7) WAC 296-17-610 CLASSIFICATION 38-6.
- (8) WAC 296-17-613 CLASSIFICATION 38-9.
- (9) WAC 296-17-617 CLASSIFICATION 39-4.
- (10) WAC 296-17-621 CLASSIFICATION 41-2.
- (11) WAC 296-17-623 CLASSIFICATION 41-4.
- (12) WAC 296-17-624 CLASSIFICATION 41-5.
- (13) WAC 296-17-625 CLASSIFICATION 41-6.
- (14) WAC 296-17-639 CLASSIFICATION 45-3.
- (15) WAC 296-17-664 CLASSIFICATION 51-4.

- (16) WAC 296-17-665 CLASSIFICATION 51-5.
- (17) WAC 296-17-667 CLASSIFICATION 51-7.
- (18) WAC 296-17-671 CLASSIFICATION 52-2.
- (19) WAC 296-17-672 CLASSIFICATION 52-3.
- (20) WAC 296-17-674 CLASSIFICATION 52-5.

#### WSR 82-24-048

#### EMERGENCY RULES

#### DEPARTMENT OF FISHERIES

[Order 82-211—Filed November 29, 1982]

I, Rolland A. Schmitten, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing rules.

I, Rolland A. Schmitten, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is these regulations are necessary for the interim period until the permanent regulations take effect.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 29, 1982.

By Rolland A. Schmitten  
Director

#### NEW SECTION

**WAC 220-48-01500A BEAM TRAWL AND BOTTOM TRAWL—SEASONS.** Notwithstanding the provisions of WAC 220-48-015, effective December 1, 1982 (1) It is unlawful to take, fish for and possess bottomfish taken with bottom trawl and beam trawl gear in that portion of Marine Fish—Shellfish Management and Catch Reporting Area 25A south of a line projected from Diamond Point to Cape George Monday through Thursday of each week, except those waters south of a line projected from Mill Point due east are closed.

(2) It is lawful to take, fish for and possess bottomfish taken with bottom trawl and beam trawl gear in that portion of Marine Fish—Shellfish Management and Catch Reporting Area 24A south of a line projected due west from Hackney Island to Whidbey Island, that portion of Area 25B south of a line projected from Olele Point to Foulweather Bluff, and all of Areas 27A, 27B, and 27C Monday through Tuesday of each week.

(3) It is unlawful to take, fish for or possess bottomfish taken for commercial purposes with beam trawl or

*bottom trawl gear in the following Marine Fish-Shellfish Management and Catch Reporting Areas closed waters:*

(a) Those waters of Area 26D south of lines projected from Dash Point to Point Piner on Maury Island, and from Point Dalco on Vashon Island true west to the Kitsap Peninsula (Point Definance)

(b) Those waters of Area 26B west of a line between Point Monroe and the mouth of Miller Bay (Agate Pass)

(c) Those waters of Drayton Passage south of a line due west from the northern most point of McNeil Island, west of a line running north and south between McNeil and Anderson Islands through Eagle Island, and north of a line from Devil's Head to Treble Point.

(d) Those waters of 28A south of a line from Johnson Point to Point Brisco (Dana Passage).

#### NEW SECTION

**WAC 220-48-02900A SET NET—DOGFISH—SEASONS.** Notwithstanding the provisions of WAC 220-48-029, effective December 1, 1982 it is unlawful to take, fish for or possess dogfish taken with set net gear in the following Marine Fish-Shellfish Management and Catch Reporting Areas closed waters:

(a) Those waters of Area 24A south and east of a line drawn due east of East Point on Whidbey Island.

(b) Those waters of Area 26B west of a line from Point Monroe to the entrance of Miller Bay.

(c) Those waters of Area 26C north of a line drawn true west from Point Bolin.

(d) Those waters of Area 26D south of lines projected from Dash Point to Point Piner on Maury Island and from Point Dalco true west to the Kitsap Peninsula.

#### NEW SECTION

**WAC 220-48-03200A SET LINE—SEASONS.** Notwithstanding the provisions of WAC 220-48-032, effective December 1, 1982 it is unlawful to take, fish for or possess bottomfish taken with set line gear in the following Marine Fish-Shellfish Management and Catch Reporting Areas closed waters:

(a) Those waters of Area 26B west of a line from Point Monroe to the entrance of Miller Bay.

(b) Those waters of Area 26C north of a line projected due east from Point Bolin.

(c) Those waters of Area 26D south of lines projected due west of Point Dalco and from Dash Point to Point Piner on Maury Island.

(d) Those waters of Area 28A east of a line projected due north from the northwest tip of Fox Island and north of a line projected due east from Fox Point on Fox Island.

#### NEW SECTION

**WAC 220-48-07100A BOTTOMFISH POTS—GEAR AND SEASONS** Notwithstanding the provisions of WAC 220-48-071, effective December 1, 1982, it is unlawful to take, fish for or possess bottomfish taken with bottomfish pot gear in all Marine Fish-Shellfish Management and Catch Reporting Areas with the following exceptions:

(a) Those waters of Area 23 west of a line projected due north from the mouth of the Sekiu River are open the entire year.

(b) Those waters of Area 23 west of a line projected true north from Dungeness Spit continuing west 2 nautical miles from shore to a point 2 nautical miles north of the eastern tip of Ediz Hook and continuing due north to the international boundary are open December 1, 1982 until further notice.

(c) Those waters opened under permit issued by the Director of the Department of Fisheries.

#### **WSR 82-24-049**

#### **EMERGENCY RULES**

#### **DEPARTMENT OF FISHERIES**

[Order 82-212—Filed November 29, 1982]

I, Rolland A. Schmitten, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing rules.

I, Rolland A. Schmitten, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is allows weekly analysis of data to prevent overharvesting of resource.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

**APPROVED AND ADOPTED** November 29, 1982.

By Rolland A. Schmitten  
Director

#### NEW SECTION

**WAC 220-49-02000L SEASONS—LAWFUL GEAR—PURPOSES.** Notwithstanding the provisions of WAC 220-49-020, effective December 1, 1982 until further notice, it is unlawful to take, fish for or possess herring, candlefish, anchovy or pilchard for commercial purposes from Marine Fish-Shellfish Management and Catch Reporting Areas 20A, 20B, 21A or 21B except from 12:01 a.m. Sunday through 11:59 p.m. Thursday of each week.

#### REPEALER

The following section of the Washington Administrative Code is repealed effective 11:59 p.m. November 30, 1982.

**WAC 220-49-02000K SEASONS—LAWFUL GEAR—PURPOSES (82-197)**

**WSR 82-24-050  
ADOPTED RULES  
DEPARTMENT OF  
LABOR AND INDUSTRIES**

[Order 82-39—Filed November 29, 1982—Part effective January 1, 1983, July 1, 1983, and January 1, 1984]

I, Sam Kinville, director of the Department of Labor and Industries, do promulgate and adopt at the Director's Office, General Administration Building, Olympia, Washington, the annexed rules relating to medical aid rules and maximum fee schedule, chapters 296-20, 296-21 and 296-23 WAC, dealing rules and procedure numbers for medicine, anesthesia, radiology, pathology, hospital, physical therapy, chiropractic, drugless therapeutics, nurse practitioners and vocational services.

This action is taken pursuant to Notice No. WSR 82-21-055 filed with the code reviser on October 19, 1982. These rules shall take effect as follows: WAC 296-20-370, 296-20-380, 296-23-940, 296-23-9401, 296-23-9402, 296-23-9403 and 296-23-9408 effective January 1, 1983; WAC 296-20-135, 296-20-140 and 296-20-145 effective July 1, 1983; and WAC 296-20-132 effective January 1, 1984.

This rule is promulgated pursuant to RCW 51.04.020(4) and 51.04.030 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 29, 1982.  
By Sam Kinville  
Director

**NEW SECTION**

**WAC 296-20-132 DETERMINATION OF CONVERSION FACTOR ADJUSTMENTS.** Effective January 1, 1984, and thereafter:

Adjustments to the conversion factors for the specialty areas of medicine, surgery, anesthesiology, radiology, and pathology may occur on January 1st of each year following prior public hearings.

Such adjustments will be based on the estimated increase/decrease in the state's average wage for the current year. The following calendar year's estimate will be adjusted to reflect the actual increase/decrease in the state's average wage for the preceding year as computed by the department of employment security and determined by RCW 50.04.355 as now or hereafter amended.

The total percentage change for any one calendar year for all five conversion factors may not exceed the total of the estimated increase/decrease in the current year, plus or minus the actual adjustment for the preceding calendar year. However, apportionment of the adjustments may be made between the various speciality areas to

provide parity between the components of the fee schedule.

**AMENDATORY SECTION** (Amending Order 81-28, filed 11/30/81, effective 7/1/82)

**WAC 296-20-135 CONVERSION FACTOR TABLE—MEDICINE, CHIROPRACTIC, PHYSICAL THERAPY, DRUGLESS THERAPEUTICS AND NURSE PRACTITIONER SECTIONS.** This table is a conversion of fee schedule unit values to fees in dollar amounts at  $\$((+0.05))$  per unit. This conversion factor is to be applied to the medicine section of the fee schedule, the chiropractic, physical therapy, drugless therapeutic and nurse practitioner sections.

	Unit Value @\$(+0.05))	Unit Value @\$(+0.05))	Unit Value @\$(+0.05))
	<u>1.13</u>	<u>1.13</u>	<u>1.13</u>
.1	((+1.12))	5.0 ((5.25)) 5.65	9.9 ((+10.40)) 11.19
.2	((+2.23))	5.1 ((5.36)) 5.77	10.0 ((+10.50)) 11.30
.3	((+3.22))	5.2 ((5.46)) 5.88	10.5 ((+11.03)) 11.87
.4	((+4.22))	5.3 ((5.57)) 5.99	11.0 ((+11.55)) 12.43
.5	((+5.22))	5.4 ((5.67)) 6.11	11.5 ((+12.08)) 13.00
.6	((+6.22))	5.5 ((5.78)) 6.22	12.0 ((+12.60)) 13.56
.7	((+7.22))	5.6 ((5.88)) 6.33	12.5 ((+13.13)) 14.13
.8	((+8.22))	5.7 ((5.99)) 6.45	13.0 ((+13.65)) 14.69
.9	((+9.22))	5.8 ((6.09)) 6.56	13.5 ((+14.18)) 15.26
1.0	((+10.22))	5.9 ((6.20)) 6.67	14.0 ((+14.70)) 15.82
1.1	((+11.22))	6.0 ((6.30)) 6.78	14.5 ((+15.23)) 16.39
1.2	((+12.22))	6.1 ((6.41)) 6.90	15.0 ((+15.75)) 16.95
1.3	((+13.22))	6.2 ((6.51)) 7.01	16.0 ((+16.80)) 18.08
1.4	((+14.22))	6.3 ((6.62)) 7.12	17.0 ((+17.85)) 19.21
1.5	((+15.22))	6.4 ((6.72)) 7.24	18.0 ((+18.90)) 20.34
1.6	((+16.22))	6.5 ((6.83)) 7.35	19.0 ((+19.95)) 21.47
1.7	((+17.22))	6.6 ((6.93)) 7.46	20.0 ((+21.00)) 22.60
1.8	((+18.22))	6.7 ((7.04)) 7.58	21.0 ((+22.05)) 23.73
1.9	((+19.22))	6.8 ((7.14)) 7.69	22.0 ((+23.10)) 24.86
2.0	((+20.22))	6.9 ((7.25)) 7.80	23.0 ((+24.15)) 25.99
2.1	((+21.22))	7.0 ((7.35)) 7.91	24.0 ((+25.20)) 27.12
2.2	((+22.22))	7.1 ((7.46)) 8.03	25.0 ((+26.25)) 28.25
2.3	((+23.22))	7.2 ((7.56)) 8.14	26.0 ((+27.50)) 33.90
2.4	((+24.22))	7.3 ((7.67)) 8.25	27.0 ((+28.75)) 39.55
2.5	((+25.22))	7.4 ((7.77)) 8.37	28.0 ((+29.00)) 45.20
2.6	((+26.22))	7.5 ((7.88)) 8.48	29.0 ((+30.25)) 50.85
2.7	((+27.22))	7.6 ((7.98)) 8.59	30.0 ((+32.50)) 56.50

Unit Value @\$(+05) <u>1.13</u>	Unit Value @\$(+05) <u>1.13</u>	Unit Value @\$(+05) <u>1.13</u>	Unit Value <u>16.82</u>	Unit Value <u>16.82</u>	Unit Value <u>16.82</u>
2.8 ((2.94)) <u>3.17</u>	7.7 ((8.09)) <u>8.71</u>	55.0 ((57.75)) <u>62.15</u>	.1 ((1.47)) <u>1.69</u>	5.0 ((73.50)) <u>84.10</u>	9.9 ((145.53)) <u>166.52</u>
2.9 ((3.05)) <u>3.28</u>	7.8 ((8.19)) <u>8.82</u>	60.0 ((63.00)) <u>67.80</u>	.2 ((2.94)) <u>3.37</u>	5.1 ((74.97)) <u>85.79</u>	10.0 ((147.00)) <u>168.20</u>
3.0 ((3.15)) <u>3.39</u>	7.9 ((8.30)) <u>8.93</u>	65.0 ((68.25)) <u>73.45</u>	.3 ((4.41)) <u>5.05</u>	5.2 ((76.44)) <u>87.47</u>	10.5 ((148.35)) <u>176.61</u>
3.1 ((3.26)) <u>3.51</u>	8.0 ((8.40)) <u>9.04</u>	70.0 ((73.00)) <u>79.10</u>	.4 ((5.88)) <u>6.73</u>	5.3 ((77.91)) <u>89.15</u>	11.0 ((149.70)) <u>185.02</u>
3.2 ((3.36)) <u>3.62</u>	8.1 ((8.51)) <u>9.16</u>	75.0 ((78.75)) <u>84.75</u>	.5 ((7.35)) <u>8.41</u>	5.4 ((79.38)) <u>90.83</u>	11.5 ((149.05)) <u>193.43</u>
3.3 ((3.47)) <u>3.73</u>	8.2 ((8.61)) <u>9.27</u>	80.0 ((84.00)) <u>90.40</u>	.6 ((8.82)) <u>10.10</u>	5.5 ((80.85)) <u>92.51</u>	12.0 ((149.40)) <u>201.84</u>
3.4 ((3.57)) <u>3.85</u>	8.3 ((8.71)) <u>9.38</u>	85.0 ((89.25)) <u>96.05</u>	.7 ((10.29)) <u>11.78</u>	5.6 ((82.32)) <u>94.20</u>	12.5 ((149.75)) <u>210.25</u>
3.5 ((3.67)) <u>3.96</u>	8.4 ((8.82)) <u>9.50</u>	90.0 ((94.50)) <u>101.70</u>	.8 ((11.76)) <u>13.46</u>	5.7 ((83.79)) <u>95.88</u>	13.0 ((149.10)) <u>218.66</u>
3.6 ((3.78)) <u>4.07</u>	8.5 ((8.92)) <u>9.61</u>	95.0 ((99.75)) <u>107.35</u>	.9 ((13.23)) <u>15.14</u>	5.8 ((85.26)) <u>97.56</u>	13.5 ((149.45)) <u>227.07</u>
3.7 ((3.88)) <u>4.19</u>	8.6 ((9.03)) <u>9.72</u>	100.0 ((105.00)) <u>113.00</u>	1.0 ((14.70)) <u>16.82</u>	5.9 ((86.79)) <u>99.24</u>	14.0 ((149.80)) <u>235.48</u>
3.8 ((3.99)) <u>4.30</u>	8.7 ((9.13)) <u>9.84</u>	105.0 ((110.25)) <u>118.65</u>	1.1 ((16.17)) <u>18.51</u>	6.0 ((88.20)) <u>100.92</u>	14.5 ((149.15)) <u>243.89</u>
3.9 ((4.09)) <u>4.41</u>	8.8 ((9.24)) <u>9.95</u>	110.0 ((115.50)) <u>124.30</u>	1.2 ((17.64)) <u>20.19</u>	6.1 ((89.67)) <u>102.61</u>	15.0 ((149.50)) <u>252.30</u>
4.0 ((4.20)) <u>4.52</u>	8.9 ((9.34)) <u>10.06</u>	115.0 ((120.75)) <u>129.95</u>	1.3 ((19.11)) <u>21.87</u>	6.2 ((91.14)) <u>104.29</u>	16.0 ((149.20)) <u>269.12</u>
4.1 ((4.30)) <u>4.64</u>	9.0 ((9.45)) <u>10.17</u>	120.0 ((126.00)) <u>135.60</u>	1.4 ((20.58)) <u>23.55</u>	6.3 ((92.61)) <u>105.97</u>	17.0 ((149.90)) <u>285.94</u>
4.2 ((4.41)) <u>4.75</u>	9.1 ((9.55)) <u>10.29</u>	125.0 ((131.25)) <u>141.25</u>	1.5 ((22.05)) <u>25.23</u>	6.4 ((94.08)) <u>107.65</u>	18.0 ((149.60)) <u>302.76</u>
4.3 ((4.51)) <u>4.86</u>	9.2 ((9.66)) <u>10.40</u>	130.0 ((136.50)) <u>146.90</u>	1.6 ((23.52)) <u>26.92</u>	6.5 ((95.55)) <u>109.33</u>	19.0 ((149.30)) <u>319.58</u>
4.4 ((4.62)) <u>4.98</u>	9.3 ((9.76)) <u>10.51</u>	140.0 ((147.00)) <u>158.20</u>	1.7 ((24.99)) <u>28.60</u>	6.6 ((97.02)) <u>111.02</u>	20.0 ((149.00)) <u>336.40</u>
4.5 ((4.72)) <u>5.09</u>	9.4 ((9.87)) <u>10.63</u>	150.0 ((157.50)) <u>169.50</u>	1.8 ((26.46)) <u>30.28</u>	6.7 ((98.49)) <u>112.70</u>	21.0 ((148.70)) <u>353.22</u>
4.6 ((4.83)) <u>5.20</u>	9.5 ((9.97)) <u>10.74</u>	160.0 ((168.00)) <u>180.80</u>	1.9 ((27.93)) <u>31.96</u>	6.8 ((99.96)) <u>114.38</u>	22.0 ((148.40)) <u>370.04</u>
4.7 ((4.93)) <u>5.32</u>	9.6 ((10.08)) <u>10.85</u>	170.0 ((178.50)) <u>192.10</u>	2.0 ((29.40)) <u>33.64</u>	6.9 ((101.43)) <u>116.06</u>	23.0 ((148.10)) <u>386.86</u>
4.8 ((5.04)) <u>5.43</u>	9.7 ((10.18)) <u>10.97</u>	180.0 ((189.00)) <u>203.40</u>	2.1 ((30.87)) <u>35.33</u>	7.0 ((102.90)) <u>117.74</u>	24.0 ((147.80)) <u>403.68</u>
4.9 ((5.14)) <u>5.54</u>	9.8 ((10.29)) <u>11.08</u>	190.0 ((199.50)) <u>214.70</u>	2.2 ((32.34)) <u>37.01</u>	7.1 ((104.37)) <u>119.43</u>	25.0 ((147.50)) <u>420.50</u>
		200.0 ((210.00)) <u>226.00</u>	2.3 ((33.81)) <u>38.69</u>	7.2 ((105.84)) <u>121.11</u>	30.0 ((147.00)) <u>504.60</u>
			2.4 ((35.28)) <u>40.37</u>	7.3 ((107.31)) <u>122.79</u>	35.0 ((146.50)) <u>588.70</u>
			2.5 ((36.75)) <u>42.05</u>	7.4 ((108.78)) <u>124.47</u>	40.0 ((146.00)) <u>672.80</u>
			2.6 ((38.22)) <u>43.74</u>	7.5 ((110.25)) <u>126.15</u>	45.0 ((145.51)) <u>756.90</u>
			2.7 ((39.69)) <u>45.42</u>	7.6 ((111.72)) <u>127.84</u>	50.0 ((145.00)) <u>841.00</u>
			2.8 ((41.16)) <u>47.10</u>	7.7 ((113.19)) <u>129.52</u>	55.0 ((144.50)) <u>925.10</u>
			2.9 ((42.63)) <u>48.78</u>	7.8 ((114.66)) <u>131.20</u>	60.0 ((144.00)) <u>1,009.20</u>
			3.0 ((44.10)) <u>50.46</u>	7.9 ((116.13)) <u>132.88</u>	65.0 ((143.50)) <u>1,093.30</u>
			3.1 ((45.57)) <u>52.15</u>	8.0 ((117.60)) <u>134.56</u>	70.0 ((142.00)) <u>1,177.40</u>
			3.2 ((47.04)) <u>53.83</u>	8.1 ((119.07)) <u>136.25</u>	75.0 ((141.50)) <u>1,261.50</u>
			3.3 ((48.51)) <u>55.51</u>	8.2 ((120.54)) <u>137.93</u>	80.0 ((141.00)) <u>1,345.60</u>
			3.4 ((49.98)) <u>57.19</u>	8.3 ((122.01)) <u>139.61</u>	85.0 ((140.50)) <u>1,429.70</u>
			3.5 ((51.45)) <u>58.87</u>	8.4 ((123.48)) <u>141.29</u>	90.0 ((140.00)) <u>1,513.80</u>
			3.6 ((52.92)) <u>60.56</u>	8.5 ((124.95)) <u>142.97</u>	95.0 ((139.50)) <u>1,597.90</u>

**AMENDATORY SECTION** (Amending Order 81-28, filed 11/30/81, effective 7/1/82)

**WAC 296-20-140 CONVERSION FACTOR TABLE—ANESTHESIA.** This table is a conversion of fee schedule unit values to fees in dollar amounts at \$((+1.70)) 16.82 per unit. This conversion factor is to be applied to the anesthesia section of the fee schedule.

Unit Value @\$((+4.70)) <u>16.82</u>	Unit Value @\$((+4.70)) <u>16.82</u>	Unit Value @\$((+4.70)) <u>16.82</u>	Unit Value @\$((50.90)) <u>59.49</u>	Unit Value @\$((50.90)) <u>59.49</u>	Unit Value @\$((50.90)) <u>59.49</u>
3.7 ((54.39)) <u>62.24</u>	8.6 ((+26.42)) <u>144.66</u>	100.0 ((+470.00)) <u>1,682.00</u>	.1 ((5.09)) <u>5.95</u>	5.0 ((254.50)) <u>297.45</u>	9.9 ((503.91)) <u>588.96</u>
3.8 ((55.86)) <u>63.92</u>	8.7 ((+27.89)) <u>146.34</u>	105.0 ((+543.50)) <u>1,766.10</u>	.2 ((10.18)) <u>11.90</u>	5.1 ((259.59)) <u>303.40</u>	10.0 ((509.00)) <u>594.90</u>
3.9 ((57.33)) <u>65.60</u>	8.8 ((+29.36)) <u>148.02</u>	110.0 ((+617.00)) <u>1,850.20</u>	.3 ((15.27)) <u>17.85</u>	5.2 ((264.68)) <u>309.35</u>	10.5 ((534.45)) <u>624.65</u>
4.0 ((58.80)) <u>67.28</u>	8.9 ((+30.83)) <u>149.70</u>	115.0 ((+690.50)) <u>1,934.30</u>	.4 ((20.36)) <u>23.80</u>	5.3 ((269.77)) <u>315.30</u>	11.0 ((559.90)) <u>654.39</u>
4.1 ((60.27)) <u>68.97</u>	9.0 ((+32.30)) <u>151.38</u>	120.0 ((+764.00)) <u>2,018.40</u>	.5 ((25.45)) <u>29.75</u>	5.4 ((274.86)) <u>321.25</u>	11.5 ((585.34)) <u>684.14</u>
4.2 ((61.74)) <u>70.65</u>	9.1 ((+33.77)) <u>153.07</u>	125.0 ((+837.50)) <u>2,102.50</u>	.6 ((30.54)) <u>35.70</u>	5.5 ((279.95)) <u>327.20</u>	12.0 ((610.80)) <u>713.88</u>
4.3 ((63.21)) <u>72.33</u>	9.2 ((+35.24)) <u>154.75</u>	130.0 ((+911.00)) <u>2,186.60</u>	.7 ((35.63)) <u>41.65</u>	5.6 ((285.04)) <u>333.15</u>	12.5 ((636.25)) <u>743.63</u>
4.4 ((64.68)) <u>74.01</u>	9.3 ((+36.71)) <u>156.43</u>	140.0 ((2,058.00)) <u>2,354.80</u>	.8 ((40.72)) <u>47.60</u>	5.7 ((290.13)) <u>339.70</u>	13.0 ((661.70)) <u>773.37</u>
4.5 ((66.15)) <u>75.69</u>	9.4 ((+38.18)) <u>158.11</u>	150.0 ((2,205.00)) <u>2,523.00</u>	.9 ((45.81)) <u>53.55</u>	5.8 ((295.22)) <u>345.05</u>	13.5 ((687.15)) <u>803.12</u>
4.6 ((67.62)) <u>77.38</u>	9.5 ((+39.65)) <u>159.79</u>	160.0 ((2,352.00)) <u>2,691.20</u>	1.0 ((50.90)) <u>59.49</u>	5.9 ((300.31)) <u>351.00</u>	14.0 ((712.60)) <u>832.86</u>
4.7 ((69.09)) <u>79.06</u>	9.6 ((+41.12)) <u>161.48</u>	170.0 ((2,499.00)) <u>2,859.40</u>	1.1 ((55.99)) <u>65.44</u>	6.0 ((305.40)) <u>356.94</u>	14.5 ((738.05)) <u>862.61</u>
4.8 ((70.56)) <u>80.74</u>	9.7 ((+42.59)) <u>163.16</u>	180.0 ((2,646.00)) <u>3,027.60</u>	1.2 ((61.08)) <u>71.39</u>	6.1 ((310.49)) <u>362.89</u>	15.0 ((763.50)) <u>892.35</u>
4.9 ((72.03)) <u>82.42</u>	9.8 ((+44.06)) <u>164.84</u>	190.0 ((2,793.00)) <u>3,195.80</u>	1.3 ((66.17)) <u>77.34</u>	6.2 ((315.58)) <u>368.84</u>	16.0 ((814.40)) <u>951.84</u>
		200.0 ((2,940.00)) <u>3,364.00</u>	1.4 ((71.26)) <u>83.29</u>	6.3 ((320.67)) <u>374.79</u>	17.0 ((865.30)) <u>1,011.33</u>
			1.5 ((76.35)) <u>89.24</u>	6.4 ((325.76)) <u>380.74</u>	18.0 ((916.20)) <u>1,070.82</u>
			1.6 ((81.44)) <u>95.19</u>	6.5 ((330.85)) <u>386.69</u>	19.0 ((967.10)) <u>1,130.31</u>
			1.7 ((86.53)) <u>101.14</u>	6.6 ((335.94)) <u>392.64</u>	20.0 ((1,018.00)) <u>1,189.80</u>
			1.8 ((91.62)) <u>107.09</u>	6.7 ((341.03)) <u>398.59</u>	21.0 ((1,068.90)) <u>1,249.29</u>
			1.9 ((96.71)) <u>113.04</u>	6.8 ((346.12)) <u>404.54</u>	22.0 ((1,119.80)) <u>1,308.78</u>
			2.0 ((101.80)) <u>118.98</u>	6.9 ((351.21)) <u>410.49</u>	23.0 ((1,170.70)) <u>1,368.27</u>
			2.1 ((106.89)) <u>124.93</u>	7.0 ((356.30)) <u>416.40</u>	24.0 ((1,221.60)) <u>1,427.76</u>
			2.2 ((111.98)) <u>130.88</u>	7.1 ((361.39)) <u>422.38</u>	25.0 ((1,272.50)) <u>1,487.25</u>
			2.3 ((117.07)) <u>136.83</u>	7.2 ((366.48)) <u>428.33</u>	30.0 ((1,527.00)) <u>1,784.70</u>
			2.4 ((122.16)) <u>142.78</u>	7.3 ((371.57)) <u>434.28</u>	35.0 ((1,781.50)) <u>2,082.15</u>
			2.5 ((127.25)) <u>148.73</u>	7.4 ((376.66)) <u>440.23</u>	40.0 ((2,036.00)) <u>2,379.60</u>
			2.6 ((132.34)) <u>154.68</u>	7.5 ((381.75)) <u>446.18</u>	45.0 ((2,290.50)) <u>2,677.05</u>
			2.7 ((137.43)) <u>160.63</u>	7.6 ((386.84)) <u>452.13</u>	50.0 ((2,545.00)) <u>2,974.50</u>
			2.8 ((142.52)) <u>166.58</u>	7.7 ((391.93)) <u>458.08</u>	55.0 ((2,799.50)) <u>3,271.95</u>
			2.9 ((147.61)) <u>172.53</u>	7.8 ((397.02)) <u>464.03</u>	60.0 ((3,054.00)) <u>3,569.40</u>
			3.0 ((152.70)) <u>178.47</u>	7.9 ((402.11)) <u>469.98</u>	65.0 ((3,308.50)) <u>3,866.85</u>
			3.1 ((157.79)) <u>184.42</u>	8.0 ((407.20)) <u>475.92</u>	70.0 ((3,563.00)) <u>4,164.30</u>
			3.2 ((162.88)) <u>190.37</u>	8.1 ((412.29)) <u>481.87</u>	75.0 ((3,817.50)) <u>4,461.75</u>
			3.3 ((167.97)) <u>196.32</u>	8.2 ((417.38)) <u>487.82</u>	80.0 ((4,072.00)) <u>4,759.20</u>
			3.4 ((173.06)) <u>202.27</u>	8.3 ((422.47)) <u>493.77</u>	85.0 ((4,326.50)) <u>5,056.65</u>
			3.5 ((178.15)) <u>208.22</u>	8.4 ((426.56)) <u>499.72</u>	90.0 ((4,581.00)) <u>5,354.10</u>
			3.6 ((183.24)) <u>214.17</u>	8.5 ((432.65)) <u>505.67</u>	95.0 ((4,835.50)) <u>5,651.55</u>

**AMENDATORY SECTION** (Amending Order 81-28, filed 11/30/81, effective 7/1/82)

**WAC 296-20-145 CONVERSION FACTOR TABLE—SURGERY.** This table is a conversion of fee schedule unit values to fees in dollar amounts at \$((50.90))59.49 per unit. This conversion factor applies only to the surgery section of the fee schedule.

Unit Value	@\$((50.90))	Unit Value	@\$((50.90))	Unit Value	@\$((50.90))
	<u>59.49</u>		<u>59.49</u>		<u>59.49</u>
3.7	((188.33)) <u>220.12</u>	8.6	((437.74)) <u>511.62</u>	100.0	((5,890.00)) <u>5,949.00</u>
3.8	((193.42)) <u>226.07</u>	8.7	((442.83)) <u>517.57</u>	105.0	((5,344.50)) <u>6,246.45</u>
3.9	((198.51)) <u>232.02</u>	8.8	((447.92)) <u>523.52</u>	110.0	((5,599.00)) <u>6,543.90</u>
4.0	((203.60)) <u>237.96</u>	8.9	((453.01)) <u>529.47</u>	115.0	((5,853.50)) <u>6,841.35</u>
4.1	((208.69)) <u>243.91</u>	9.0	((458.10)) <u>535.41</u>	120.0	((6,108.00)) <u>7,138.38</u>
4.2	((213.78)) <u>249.86</u>	9.1	((463.19)) <u>541.36</u>	125.0	((6,362.50)) <u>7,436.25</u>
4.3	((218.87)) <u>255.81</u>	9.2	((468.28)) <u>547.31</u>	130.0	((6,617.00)) <u>7,733.70</u>
4.4	((223.96)) <u>261.76</u>	9.3	((473.37)) <u>553.26</u>	140.0	((7,126.00)) <u>8,328.60</u>
4.5	((229.05)) <u>267.71</u>	9.4	((478.46)) <u>559.21</u>	150.0	((7,635.00)) <u>8,923.50</u>
4.6	((234.14)) <u>273.66</u>	9.5	((483.55)) <u>565.16</u>	160.0	((8,144.00)) <u>9,518.40</u>
4.7	((239.23)) <u>279.61</u>	9.6	((488.64)) <u>571.11</u>	170.0	((8,653.00)) <u>10,113.30</u>
4.8	((244.32)) <u>285.56</u>	9.7	((493.73)) <u>577.06</u>	180.0	((9,162.00)) <u>10,708.20</u>
4.9	((249.41)) <u>291.51</u>	9.8	((498.82)) <u>583.01</u>	190.0	((9,671.00)) <u>11,303.10</u>
				200.0	((10,180.00)) <u>11,898.00</u>

**AMENDATORY SECTION** (Amending Order 74-32, filed 6/21/74, effective 10/1/74)

**WAC 296-20-370 RESPIRATORY IMPAIRMENTS.** (1) Rules for evaluation of permanent respiratory impairments:

(a) All reports of physical examination of persons for respiratory impairment shall include: date of examination, name, sex, address, birthdate, marital status, and occupation of the person being examined; height, weight, temperature, pulse rate, blood pressure and respiratory rate and physical findings on inspection, palpation, percussion, and auscultation, vital capacity tests including one-second forced expiratory volume, forced vital capacity and maximum voluntary ventilation; all symptoms such as wheeze, cough, orthopnea, chest pain, paroxysmal nocturnal dyspnea, expectoration, hemoptysis, as to date of onset, course with descriptions, variation, whether influenced by bodily activity, emotional stress, posture, allergens, immediate environmental factors, medications, frequency and duration, and how they are affected by respiratory infections; the history of the particular exposure, a history of any previous chest x-rays, any allergies, cardiac symptoms or diagnosis, chest surgery or deformities, trauma, or other conditions such as pneumothorax, pulmonary infarct or chemical bronchitis; all pertinent personal history of habits such as smoking, weight gain or loss, fatigability, appetite; use of medications such as steroids, digitalis, antibiotics, bronchodilators, expectorants, etc., and occupational history.

(b) Categories 2((,-3 and 4)) through 6 in WAC 296-20-380 include the presence of complaints of whatever degree.

(c) Dyspnea is the major complaint of respiratory impairment, and can usually be explained by the presence

of abnormal lung ventilation, perfusion, or diffusion, measured either at rest or exercise. Since mechanisms of respiratory tract damage may differ widely, individual lung function tests may not wholly correspond to the following categories of impairment, but the examining physician should be able to categorize the vast majority of persons, using a "best fit" method for the following respiratory impairment Categories I-VI.

(d) Persisting variable respiratory impairment. Variable respiratory impairment due to allergic or irritative disorders of the respiratory tract, such as bronchial asthma or reactive airway disease, caused or substantially aggravated by factors in the work place, shall be evaluated by detailed narrative report, including rationale for the work relationship, relative importance of nonwork related co-factors, such as pre-existing asthma, tobacco usage, or other personal habits, the need for regular medication to substantially improve or control the respiratory condition, and the prognosis. If tests of ventilatory function, done when the person is in clinical remission, are nearly normal (1 second forced expiratory volume 80 percent or greater of predicted), an appropriate provocative bronchial challenge test should be done to demonstrate the presence of unusual respiratory sensitivity. When the respiratory condition (asthma or reactive airway disease) is thought to be permanent, but the degree of respiratory impairment varies, then the examining physician shall give an estimate of percentage of total bodily impairment, as per Rule 15 or WAC 296-20-220.

**AMENDATORY SECTION** (Amending Order 74-32, filed 6/21/74, effective 10/1/74)

**WAC 296-20-380 CATEGORIES OF PERMANENT RESPIRATORY IMPAIRMENTS.** (1) Tests of ventilatory functions are not less than 85 percent of predicted normal for the person's age, sex and height. Arterial oxygen saturation at rest and after exercise is ((normal)) 93 percent or greater. ((Chest x-rays show no significant abnormalities, although there may be evidence of mild healed or inactive disease.)) Subjective complaints may be present or absent.

(2) Tests of ventilatory function range from 70 to 85 percent of predicted normal for the person's age, sex and height. Arterial oxygen saturation at rest and after exercise is ((normal)) 93 percent or greater. ((Chest x-rays may be either normal or abnormal.)) Dyspnea consistent with ventilatory function((;)) and arterial oxygen saturation((, and x-rays)).

(3) Tests of ventilatory function range from 60 to 70 percent of predicted normal for the person's age, sex and height((;)) and/or arterial oxygen saturation at rest is normal but after exercise is 88 to 93 percent. Dyspnea consistent with ventilatory function((;)) and arterial oxygen saturation ((and x-rays)).

(4) Tests of ventilatory function range from ((55)) 50 to 60 percent of predicted normal for the person's age, sex and height. Arterial oxygen saturation at rest and after exercise is 88 to 93 percent. The single breath diffusing capacity (if performed) is greater than 50 percent predicted. Dyspnea consistent with ventilatory function((;)) and arterial oxygen saturation ((and x-rays)).

(5) Tests of ventilatory function ((are less than 55)) range from 40 to 50 percent of predicted normal for the person's age, sex and height. Arterial oxygen saturation at rest and after exercise is less than 88 percent. ((Chest x-rays are abnormal.)) The single breath diffusing capacity is greater than 40 percent predicted. Dyspnea consistent with ventilatory function((;)) and arterial oxygen saturation ((and x-rays)).

(6) Tests of ventilatory function are below 40 percent of predicted normal for the patient's age, sex and height. Arterial oxygen saturation at either rest or exercise is 83 percent or less. The single breath diffusing capacity is 40 percent or less of predicted. Grade III or IV dyspnea is present, measured on a scale of 0 to 4.

#### NEW SECTION

**WAC 296-23-940 VOCATIONAL SERVICE PROVIDERS.** Vocational service providers will be selected from the list of registered vocational providers maintained by the department of labor and industries office of rehabilitation review.

Vocational service providers must comply with the rules contained in chapter 296-16 WAC and WAC 296-23-940 through 296-23-9408.

In addition vocational service providers must carry general liability insurance, automobile liability insurance, and errors and omissions/malpractice insurance.

#### NEW SECTION

**WAC 296-23-9401 REASONS FOR HOLDING PROVIDER INELIGIBLE FOR REFERRAL.** Vocational service providers may be held ineligible for referral of injured workers by the department of labor and industries or self-insurer for one or more of the following reasons:

- (1) Failure to comply with department rules and regulations.
- (2) Collusion with an injured worker or other person in submission of false or misleading information to the department or self-insurer.
- (3) Failure, neglect, or refusal to submit complete accurate reports to the department or self-insurer.
- (4) Failure, neglect, or refusal to respond to department or self-insurer requests for information.
- (5) Failure to report to the department or self-insurer when injured worker has returned to any type of work whether compensated or not.
- (6) Submission of false or misleading bills.
- (7) Charging or attempting to charge an injured worker fees in addition to those paid by the department or self-insurer.
- (8) Conviction in any court of any offense involving moral turpitude, in which case the record of such conviction shall be conclusive evidence.
- (9) Repeated acts of gross misconduct in the practice of the profession.
- (10) Removal of office of rehabilitation review registration.

#### NEW SECTION

**WAC 296-23-9402 TIME LINES.** The department of labor and industries is implementing guidelines which will apply to all providers of vocational rehabilitation services before the department.

On all cases referred by the department it is expected that the following time frames will be met:

- (1) Initial contact with the injured worker be made within fourteen days of referral to the provider.
- (2) Thirty days after referral, a written report of your initial contact is to be made to the department.
- (3) Compliance with report guidelines under WAC 296-16-080 through 296-16-120.

#### NEW SECTION

**WAC 296-23-9403 SERVICES REQUIRING AUTHORIZATION.** In addition, all services must be authorized in advance by the department or self-insurer except for immediate job placement assistance as specified in the instructions for assessments on open, active claims. Charges for the following items which are considered overhead will not be approved and not chargeable to the department or self-insurer:

- (1) Typing of reports and copies of reports.
  - (2) Telephone calls to the department or self-insurer other than emergency or requested calls. Routine calls summarizing a forth-coming report, advice seeking calls on how to proceed with your job or general information calls will not be paid.
  - (3) Charges levied on provider phone bill for long distance calls made on the department or self-insurer cases.
  - (4) In-house staffing time.
  - (5) Postage.
- All bills must be itemized and accompanied by a report. The number of billed hours must be justified and consistent with written reports.
- An exception to these guidelines must be thoroughly documented. If not documented, not justified, or not consistent, remittance will be reduced accordingly.

**NEW SECTION**

WAC 296-23-9408 SCHEDULE.	<b>VOCATIONAL</b>	<b>CODE</b>	<b>FEES</b>
<b>Code</b>			
V10001 Professional Time – Full Service Providers (Includes initial assessment/evaluation; vocational counseling; testing – administration and interpretation; job development and placement; coordination of services; telephone contact with doctor; monitoring of rehab plan; and follow-up.)	\$48.00/hour		
V10002 Travel and Waiting Time (waiting time limited to one hour) If more than one client is being seen in the area, travel time must be split among ALL clients.	\$25.00/hour		
V10003 Mileage If more than one client is being seen in the area, mileage must be split among ALL clients seen.	18.5¢/mile		
V10004 Group Sessions (2 to 5/group) (workshops; job clubs; counseling sessions.) Maximum of 40 billable hours.	\$22.00/hour		
V10005 Group Sessions (6 to 10/group) (Maximum of 50 billable hours.)	\$18.00/hour		
V10006 Placement – Employment Agency Providers Only Maximum of two hours assessment of placement potential includes report to department or VRC.	\$35.00/hour		
V10007 Placement – Employment Agency Providers Only Flat fee paid on placement.	\$300.00/flat fee		
V10008 Placement – Employment Agency Providers Only Flat fee paid sixty days post-placement when worker has been continuously employed for sixty days.	\$900.00/flat fee		
V10009 Court Testimony – ALL PROVIDERS	To be arranged between provider and Attorney General's Office.		

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 88.16.115, 88.16.116 and 88.16.117.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 12, 1983.

This notice is connected to and continues the matter in Notice No. WSR 81-24-067 filed with the code reviser's office on December 2, 1981.

Dated: November 24, 1982  
By: Judith L. Weigand  
Assistant Attorney General

**WSR 82-24-052****PROPOSED RULES****COMMISSION ON EQUIPMENT**

[Filed November 30, 1982]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Commission on Equipment intends to adopt, amend, or repeal rules concerning minimum requirements for construction and equipment of special motor vehicles, chapter 204-90 WAC;

that the agency will at 10 a.m., Wednesday, January 19, 1983, in the Large Conference Room, General Administration Building, Olympia, Washington 98504, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 46.37.005.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 19, 1983.

Dated: November 22, 1982  
By: David K. Boston  
Secretary

**STATEMENT OF PURPOSE**

Title: chapter 204-90 WAC, Minimum Requirements for Construction and Equipment of Special Motor Vehicles.

Description of Purpose: To set forth performance and equipment requirements necessary for the safe operation of special motor vehicles upon the public highways. To establish equipment requirements for the manufacture of special motor vehicles, or the assembly and construction of vehicles from new or used parts or kits, or the alteration of a motor vehicle which places it in the category of a special motor vehicle for the purpose of reducing the danger of death or injury to the operators and passengers of the vehicles subject to this rule and to other users of the public highways. To establish minimum construction and performance requirements that are technically feasible and based on sound engineering to achieve operational safety and to furnish state administrators with a guide for registration eligibility and in-use conformity for vehicles in this category.

**WSR 82-24-051**  
**PROPOSED RULES**  
**BOARD OF**  
**PILOTAGE COMMISSIONERS**  
[Filed November 30, 1982]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Board of Pilotage Commissioners intends to adopt, amend, or repeal rules concerning Marine pilot liability—Trip insurance, WAC 296-116-310;

that the agency will at 9 a.m., Thursday, January 13, 1983, in the Washington State Ferries Conference Room, Pier 52, Seattle, Washington 98104, conduct a public hearing on the proposed rules.

**Statutory Authority:** RCW 46.37.005.

**Summary of Rule:** Defines special motor vehicles and identifies in detail the minimum equipment and performance standards these vehicles must meet to be operated on public highways.

**Reasons Supporting Proposed Action:** To provide uniform guidelines for persons constructing, assembling, or modifying motor vehicles for use on public highways. Chapter 204-90 WAC incorporates as its base the National Vehicle Equipment Safety Commission Standard VESC-12. The present lack of enforceable rules provide no remedy for vehicles that have been assembled or modified with potentially dangerous equipment or performance characteristics.

**Agency Personnel Responsible for Drafting:** Lieutenant D. K. Boston, Secretary, Commission on Equipment, 4242 Martin Way, Olympia, Washington 98504; **Implementation:** Commission on Equipment, 4242 Martin Way, Olympia, Washington 98504; and **Enforcement:** Washington State Patrol and other police agencies with authority to enforce chapter 46.37 RCW.

**Personnel or Organization Proposing Rule:** Commission on Equipment and Vehicle Equipment Safety Commission.

**Agency Comments:** None.

This rule is not necessary as a result of federal law or federal or state court decision.

**WAC 204-90****MINIMUM REQUIREMENTS FOR CONSTRUCTION AND EQUIPMENT OF SPECIAL MOTOR VEHICLES****NEW SECTION**

**WAC 204-90-010 PURPOSE.** To establish equipment requirements for the manufacture of special motor vehicles, or the assembly and construction of vehicles from new or used parts or kits, or the alteration of a motor vehicle which places it in the category of a special motor vehicle, for the purpose of reducing the danger of death and injury to the operators and passengers of the vehicles subject to this rule and to other users of the public highways. To establish minimum construction and performance requirements that are technically feasible and based on sound engineering to achieve operational safety and to furnish state administrators with a guide for registration eligibility and in-use conformity for vehicles in this category.

**NEW SECTION**

**WAC 204-90-020 SCOPE.** This rule sets forth performance and equipment requirements necessary for the safe operation of special motor vehicles upon the public highways. Vehicles constructed, reconstructed or modified after the effective date of this rule shall comply with all provisions unless specifically excepted. This rule does not apply to vehicles modified for the handicapped.

**NEW SECTION**

**WAC 204-90-030 DEFINITIONS.** (1) **Special Motor Vehicles:** Passenger vehicles, multi-purpose passenger vehicles, trucks and buses with a gross vehicle weight rating of 10,000 pounds or less equipped with two or more axles having at least two wheels per axle and which are intended for use on public highways. The term "special motor vehicle" shall include the following types:

(a) **Type I:** Vehicles which retain their original body configuration with changes made to the steering, brake, power train, or suspension systems.

(b) **Type II:** Vehicles changed from the recognized vehicle manufacturer's original body configuration but which retain the general appearance, including changes to the body chassis or engine, of the original vehicle. This type may also include changes and modifications

to engine, chassis, brake system, power train, steering or suspension systems.

(c) **Type III:** All special motor vehicles which are custom built with fabricated parts or parts taken from existing vehicles excluding Type I and Type II vehicles.

(2) **Recognized Manufacturer:** A person engaged in the manufacture, assembly, or importation of motor vehicles intended for use on the public highways or for distribution and sale in interstate commerce (person means every natural person, firm, co-partnership, association or corporation).

(3) **FMVSS:** Federal Motor Vehicle Safety Standard.

Notwithstanding any other provisions of law, a vehicle more than thirty years old owned and operated primarily as a collector's item and which has been restored to the original configuration and specifications of a recognized manufacturer is exempted from the requirements of this chapter.

**NEW SECTION**

**WAC 204-90-040 BODY REQUIREMENTS.** (1) **Defroster and Defogging Devices:** Every closed special motor vehicle shall be equipped with a device capable of defogging and defrosting the windshield area.

(2) **Door Latches:** Every special motor vehicle equipped with side doors leading directly into a compartment that contains one or more seating accommodations shall be equipped with mechanically actuated door latches which firmly and automatically secure the door when pushed closed and which allow each door to be opened both from the inside and outside by the actuation of a convenient lever, handle, or other suitable device.

(3) **Hoodlatches:** A front opening hood shall be equipped with a primary and a secondary latching system to hold the hood in a closed position.

(4) **Enclosed Passenger Compartment:** A special motor vehicle with an enclosed passenger compartment and powered by an internal combustion engine shall be constructed to prevent the entry of exhaust fumes into the passenger compartment.

(5) **Floor Pan:** A special motor vehicle shall be equipped with a floor pan under the entire passenger compartment capable of supporting the weight of the number of occupants that the vehicle is designed to carry in designated seating locations.

(6) **Bumpers:** A special motor vehicle shall be equipped with a bumper on both the front and rear of the vehicle with the exception of motor vehicles where the original or predominant body configuration, provided by a recognized manufacturer, did not include such bumper or bumpers in the design of the vehicle.

The horizontal bumper shall be at least 4.5 inches in vertical height, centered on the vehicle's centerline, and extend no less than the width of the respective wheel track distances. They shall be horizontal load bearing bumpers and attach to the vehicle frame to effectively transfer impact when engaged.

The maximum bumper heights will be determined by weight category of gross vehicle weight rating (GVWR) measured from a level surface to the highest point on the bottom of the bumper. For vehicles exempted from the bumper requirement for the reasons stated above a maximum frame elevation measurement shall be made to the bottom of the frame rail. Maximum heights are as follows:

Passenger Vehicles	22 Inches	22 Inches
4,500 lbs. and under GVWR	24 Inches	26 Inches
4,501 lbs. to 7,500 lbs. GVWR	27 Inches	29 Inches
7,501 lbs. to 10,000 lbs. GVWR	28 Inches	30 Inches

(7) **Fenders:** All wheels of a special motor vehicle shall be equipped with fenders designed to cover the entire tire tread width that comes in contact with the road surface. Coverage of the tire tread circumference shall be from at least 15° in front and to at least 75° to the rear of the vertical centerline at each wheel measured from the center of the wheel rotation. At no time shall the tire come in contact with the body, fender, chassis, or suspension of the vehicle.

(8) **Frame:** A special motor vehicle shall be equipped with a frame. If an existing frame from a recognized manufacturer is not used and a special frame is fabricated, it shall be constructed of wall box tubing, wall channel or unitized construction capable of supporting the vehicle, its load and the torque produced by the power source under all conditions of operation. Specially fabricated frames shall meet the SEMA "Recommended Practice for Chassis Construction of Special Motor Vehicles."

**NEW SECTION**

**WAC 204-90-050 SEAT BELTS.** Seat belt requirements for the three types of special motor vehicles defined under WAC 204-90-030(1) are as follows:

(1) Type I and Type II Special Motor Vehicles shall be equipped with at least a Type I seat belt (lap type) in compliance with FMVSS 209, for each occupant seating position.

(2) Type III Special Motor Vehicles shall be equipped with a Type II seat belt system (lap belt plus upper torso restraint belt), in compliance with FMVSS 209, for the driver and right front seat occupant. Type I seat belts (lap belts) shall be provided at all other designated seating positions.

All seat belts shall be anchored in compliance with FMVSS 210.

**NEW SECTION**

**WAC 204-90-060 GLAZING MATERIAL/DRIVER VISIBILITY.** (1) Windshields: A motor vehicle shall be equipped with a laminated safety glass windshield that complies with the provisions of FMVSS 205. The windshield shall be framed and in such a position that it affords continuous horizontal frontal protection to the driver and front seat occupants. The minimum vertical height of the unobstructed windshield glass shall be six inches, or as originally equipped by a recognized manufacturer.

(2) Side and Rear Glass: These items are not required, but if they are present, they must comply with the provisions of the current FMVSS 205.

(3) Driver Visibility: The vehicle shall be provided with a windshield and side windows or openings which allow the driver a minimum outward horizontal vision capability, 90° each side of a vertical plane passing through the fore and aft centerline of the vehicle. This range of vision may be interrupted by window framing not exceeding four inches in width at each side location.

A special motor vehicle shall have no obstruction forward of the windshield which extends more than two inches upward into the horizontally forward projected vision area of the windshield except windshield wiper components.

**Reviser's note:** Errors of punctuation or spelling in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

**NEW SECTION**

**WAC 204-90-070 INSTRUMENTATION.** (1) Speedometer: A special motor vehicle shall be equipped with an operating speedometer calibrated to indicate "miles per hour," and may also indicate "kilometers per hour."

(2) Odometer: A special motor vehicle shall be equipped with an operating odometer calibrated to indicate "total miles driven," and may also indicate "total kilometers driven."

**NEW SECTION**

**WAC 204-90-080 REARVIEW MIRROR.** A special motor vehicle shall be equipped with at least two rear view mirrors each having substantial unit magnification. One shall be mounted on the inside of the vehicle in such a position that it affords the driver a clear view at least two hundred (200) feet to the rear. The other shall be mounted on the outside of the vehicle on the driver's side in such a position that it affords the driver a clear view to the rear. When an inside mirror does not give a clear view to the rear, an outside mirror meeting the requirements of this section shall be required on each side of the vehicle. The mirror mountings shall provide for mirror adjustment by tilting in both horizontal and vertical directions. Each mirror shall have a minimum of ten square inches of reflective surface.

**NEW SECTION**

**WAC 204-90-090 WINDSHIELD WIPERS.** A special motor vehicle shall be equipped with at least one windshield wiper, vacuum or electric operated, which effectively clears a horizontally projected windshield area of no less than fifty square inches directly in front of the driver. The operation of the windshield wiper(s) shall be controlled by the driver from within the vehicle.

**NEW SECTION**

**WAC 204-90-100 ACCELERATOR CONTROL SYSTEMS.** A special motor vehicle shall be equipped with an accelerator control system that returns the engine throttle to an idle position when the driver removes the actuating force from the accelerator control and the geometry of the throttle linkage shall be so designed that the throttle will not lock in an open position. A vehicle equipped with cruise control is exempt when the cruise control is actuated.

**NEW SECTION**

**WAC 204-90-110 BRAKES.** (1) Service Brakes: A special motor vehicle shall be equipped with brakes acting on all wheels. The service brakes, upon application, must be capable of stopping the vehicle within a 12 foot lane, and:

(a) Developing an average tire to road braking or retardation force of not less than 52.8% of the gross vehicle weight;

(b) Decelerating the vehicle at a rate of not less than 17 feet per second per second; or

(c) Stopping the vehicle within a distance of 25 feet from a speed of 20 MPH.

Tests shall be made on a level, dry, concrete or asphalt surface free from loose material.

(2) Parking Brakes: A special motor vehicle shall be equipped with a parking brake operating on at least two wheels on the same axle which, when applied, shall be capable of holding the vehicle on any grade on which the vehicle is operated. Parking brakes must be separately actuated so that failure of any part of the service brake actuation system would not diminish the vehicle's parking brake holding capability.

**NEW SECTION**

**WAC 204-90-120 FUEL SYSTEM.** A special motor vehicle shall have all fuel components securely fastened to the vehicle so as not to interfere with the vehicle's operation. The components (tank, tubing, hoses, pump, etc.) shall be of leakproof design and be securely attached with fasteners designed for the purpose.

Fuel lines shall be positioned so as not to be in contact with high temperature surfaces or moving components.

**Reviser's note:** Errors of punctuation or spelling in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

**NEW SECTION**

**WAC 204-90-130 STEERING.** A special motor vehicle shall be equipped with a circular steering wheel the outside circumference of which shall be free from holes or angles which could catch fingers, buttons, clothing, or jewelry, and having an outside diameter of not less than 13 inches. The steering wheel shall move not less than two turns nor more than six turns, and the steering system shall remain unobstructed when turning from stop to stop. The steering box mount shall be securely welded or bolted to the vehicle frame. While the vehicle is in a sharp turn at a speed of between 5 and 15 MPH, release of the steering wheel shall result in a distinct tendency for the vehicle to increase its turning radius.

Note: Stability tests shall be performed on a dry, level concrete or asphalt road having no loose surface contaminant, and the vehicle's tires shall be inflated to the recommended pressure in accordance with the tire load per FMVSS 109. The vehicle shall contain a front seat passenger or simulated equivalent 150 lbs. weight secured to the seat in addition to the driver.

A special motor vehicle shall have steering capability for negotiating right and left turns of a 32 foot radius or less measured from the center of the turn circle to the outside front wheel track.

A special motor vehicle shall not have more free play or lash in the steering system than that allowed in the table below. With engine on and the wheels in the straight ahead position, turn the steering wheel in one direction until there is a perceptible movement of a front wheel. If a point on the steering wheel rim moves more than the value shown in the table before perceptible return movement of the wheel under observation, there is excessive lash or free play in the steering system.

STEERING WHEEL DIAMETER (Inches)	LASH (Inches)
16 or less.....	2
18.....	2-1/4
20.....	2-1/2
22.....	2-3/4

**NEW SECTION**

**WAC 204-90-140 SUSPENSION.** The ground clearance for a special motor vehicle shall be such that the vehicle shall be able to be in motion on its four rims on a flat surface with no other parts of the vehicle touching that surface. Maximum ground clearance for a special motor vehicle shall be determined using the table contained in subsection 204-90-040(6) Bumpers.

The spring mounts and shackles shall be properly aligned and of sufficient strength so as to support the gross weight of the vehicle and provide free travel in an up and down movement under all conditions of operation. Rear coil spring suspension systems shall incorporate anti-sway devices to control lateral movement.

A special motor vehicle shall have a suspension system that allows movement between the unsprung axles and wheels and the chassis body and shall be equipped with a damping device at each wheel location. The suspension system shall be capable of providing a minimum relative motion of plus and minus 2 inches. When any corner of the vehicle is depressed and released, the damping device shall stop vertical body motion within two cycles.

There shall be no heating or welding of coil springs, leaf springs, or torsion bars.

No special motor vehicle shall be constructed or loaded so that the weight on the wheels of any axle is less than 30% of the gross weight of the vehicle.

A special motor vehicle shall be capable of stable, controlled operation while traversing a slalom-type path passing alternately to the left and right of at least four cones or markers arranged in a straight line and spaced 60 feet apart at a minimum of 25 MPH.

**NEW SECTION**

**WAC 204-90-150 EXHAUST SYSTEM.** A special motor vehicle shall be equipped with a leakproof exhaust system that includes the exhaust manifold(s), headers, the piping leading from the flange of the exhaust manifold(s), the muffler(s), and the tail piping.

Exhaust systems on property-carrying vehicles shall discharge the exhaust fumes to the rear of the part of the vehicle designed and normally used for carrying the driver and passengers.

Exhaust systems on passenger vehicles shall discharge the exhaust fumes at a location to the rear of the vehicle body or direct the exhaust fumes outward from the side of the vehicle body at a location rearward of any operable side windows.

No part of the exhaust system shall pass through any area of the vehicle that is used as a passenger compartment, nor in close proximity to the fuel system without being properly shielded. No part of the exhaust system may contain a muffler cut-out or by-pass.

**NEW SECTION**

**WAC 204-90-160 TIRES AND RIMS.** The tires and rims on special motor vehicles shall comply with FMVSS 109, 110, 117, 119 and 120 and Vehicle Equipment Safety Commission Standard No. 7 as applicable. Front tires shall measure a minimum of 60% of the tread width of the rear tires.

**NEW SECTION**

**WAC 204-90-170 ELECTRICAL SYSTEM REQUIREMENTS.** NOTE: The lamps on special motor vehicles shall comply with standards contained in Chapter 204-72 WAC.

(1) Dimmer Switch: The headlamp circuit shall be equipped with a driver-controlled high and low beam selector switch.

(2) Hazard Warning Switch: A Type III special motor vehicle shall be equipped with a hazard warning switch causing all turn signal lamps to flash simultaneously.

(3) Headlamp Switch: The headlamp switch must activate the headlamps, tail lamps, license plate lamp, parking lamps, and the instrument panel illumination lamp(s).

(4) Headlamp System: A special motor vehicle shall be equipped with two 7 inch round Type 2 or rectangular Type 2B headlamp units or two pairs of 5-3/4 inch round Type 1 and Type 2 units or two pairs of rectangular Type 1A and Type 2A units, in compliance with Society of Automotive Engineers Standards J566, J571d, J579a or c, J580a, and J1132 as applicable. Type 1 (or 1A) headlamp units shall be mounted at the same height, one each equidistant on each side of the

vertical centerline, and as far apart as practical. Type 2 or 2A or 2B headlamps shall be mounted at the same height, one each equidistant on each side of the vertical centerline, and as far apart as practical. Type 2 or 2A units shall be mounted above or outboard of Type 1 or 1A units. The headlamps shall be mounted on the front forward of the windshield in a plane through the longitudinal centerline of the vertical. The headlamps shall be mounted not less than 24 inches nor more than 54 inches (72 inches for trucks) above the road surface when measured to the headlamp center. Lamp sub-body(ies) shall be constructed with adequate adjustments to afford proper timing of the headlamp(s) in compliance with Chapter 204-72 WAC. Alternative headlamp systems shall comply with FMVSS 108.

(5) High Beam Indicator: An indicator shall be provided to show the driver when the high beam of the headlamp system is energized. The indicator shall emit a light other than white plainly visible to the driver under normal driving conditions.

(6) Horn: A special motor vehicle shall be equipped with an operable horn capable of emitting sound audible under normal conditions from a distance of not less than 200 feet, but no horn or other warning device shall emit an unreasonably loud or harsh sound or whistle nor shall a bell or siren be used as a warning device. The device used to actuate the horn shall be easily accessible to the driver when operating the vehicle.

(7) License Plate Lamp: At least one white lamp shall be provided at the rear license plate to illuminate the plate.

(8) A special motor vehicle if equipped with automatic transmission shall be equipped with a safety switch that prevents the starter motor from being actuated except when the gear selector is in neutral or parked position.

(9) Parking Lamps: Two white or yellow (amber) parking position lamps in compliance with FMVSS 108 shall be mounted on the front, one on each side and equidistant from the vertical centerline, at the same height, and as far apart as practical. The parking lamps shall be mounted not less than 15 inches nor more than 72 inches above the roadway.

(10) Reflex Reflectors: Two red Class A reflectors in compliance with FMVSS 108 shall be mounted on the rear symmetrically disposed about the vertical centerline. The reflex reflectors shall be mounted not less than 15 inches nor more than 72 inches above the roadway.

(11) Stop Lamps: Two red stop lamps in compliance with FMVSS 108 shall be mounted on the rear, one on each side equidistant from the vertical centerline of the vehicle, at the same height, and as far apart as practical. The stop lamps shall be mounted not less than 15 inches nor more than 72 inches above the roadway. Type I vehicles, which were originally equipped with only one stop lamp, need not be equipped with two lamps providing the original lamp is located in accordance with the original design configuration.

(12) Tail Lamp System: Two red lamps in compliance with FMVSS 108 shall be mounted on the rear, one on each side equidistant from the vertical centerline, at the same height, and as far apart as practical. The tail lamps shall be mounted not less than 15 inches nor more than 72 inches above the roadway. Type I vehicles, which were originally equipped with only one tail lamp, need not be equipped with two tail lamps providing the original lamp is located in accordance with the original design configuration.

(13) Turn Signal Lamps (Combination lighting devices are acceptable.): Two Class A red or yellow (amber) turn signal lamps and two Class A yellow (amber) turn signal lamps in compliance with FMVSS 108 shall be mounted as follows: At or near the front, one yellow (amber) lamp on each side equidistant from the vertical centerline, at the same height, and as far apart as practical. On the rear, one red or yellow (amber) lamp on each side equidistant from the vertical centerline, at the same height, and as far apart as practical. All turn signal lamps shall be mounted not less than 15 inches nor more than 83 inches above the roadway. Type I vehicles are exempt from turn signal requirements if not originally equipped.

(14) Turn Signal Switch: A special motor vehicle (if equipped with turn signals) shall be equipped with a switch controlled by the operator of the vehicle which shall cause the turn signal lamps to function. The switch shall be self-cancelling and capable of cancellation by a manually-operated control.

(15) Turn Signal Indicator: If the front signal lamp(s) are not readily visible to the driver, there shall be an illumination indicator to give the operator a clear, unmistakable indication that the turn signal system is turned on. The illumination indicator shall consist of one or more bright lights flashing at the same frequency as the signal lamps, and it shall emit a light other than white.

**Reviser's note:** Errors of punctuation or spelling in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

**Reviser's note:** The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

**WSR 82-24-053  
PROPOSED RULES  
DEPARTMENT OF  
SOCIAL AND HEALTH SERVICES  
(Public Assistance)**

[Filed November 30, 1982]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Social and Health Services intends to adopt, amend, or repeal rules concerning Child care agencies—Adult family homes minimum licensing/certification requirements, amending chapter 388-73 WAC.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on January 3, 1983.

The authority under which these rules are proposed is RCW 74.15.030.

The specific statute these rules are intended to implement is RCW 74.15.030.

This notice is connected to and continues the matter in Notice Nos. WSR 82-15-053, 82-20-030 and 82-22-054 filed with the code reviser's office on July 19, 1982, September 30, 1982, and November 1, 1982.

Dated: November 29, 1982

By: David A. Hogan  
Director, Division of Administration

**WSR 82-24-054  
PROPOSED RULES  
DEPARTMENT OF  
SOCIAL AND HEALTH SERVICES  
(Public Assistance)**

[Filed November 30, 1982]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Social and Health Services intends to adopt, amend, or repeal rules concerning:

- Amd WAC 388-86-050 Inpatient hospital care.
- Amd WAC 388-86-075 Outpatient and emergency care.
- Amd WAC 388-87-013 Conditions of payment—Hospital care.
- Amd WAC 388-87-070 Payment—Hospital care.
- Amd WAC 388-99-060 Scope of care for medically needy.

It is the intention of the secretary to adopt these rules on an emergency basis on December 1, 1982.

Correspondence concerning this notice and proposed rules attached should be addressed to:

David A. Hogan, Director  
Division of Administration  
Department of Social and Health Services  
Mailstop OB 33-C  
Olympia, WA 98504

Interpreters for people with hearing impairments and brailled or taped information for people with visual impairments can be provided. Please contact William B. Pope, Chief, Office of Administrative Regulations, at State Office Building #2, 12th and Franklin, Olympia, Phone (206) 753-7015, by December 22, 1982. The meeting site is in a location which is barrier free;

that the agency will at 10:00 a.m., Wednesday, January 5, 1983, in the Buildings and Grounds Conference Room, Service Level, Office Building #2, Olympia, Washington, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on January 12, 1983.

The authority under which these rules are proposed is RCW 74.08.090.

The specific statute these rules are intended to implement is chapter 74.09 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 5, 1983.

Dated: November 24, 1982

By: David A. Hogan  
Director, Division of Administration

**STATEMENT OF PURPOSE**

This statement is filed pursuant to RCW 34.04.045.

Re: Amending chapters 388-86 and 388-87 WAC and WAC 388-99-060.

Purpose of the Rule or Rule Change: To remove the hospital deductible and emergency room copayment from the medically needy program.

Statutory Authority: RCW 74.08.090.

Person or Persons Responsible for the Drafting, Implementation and Enforcement of the Rule: James Sparks, Program Manager, Division of Income Assistance, Mailstop: LK-11, Phone: 3-7313.

These rules are necessary as a result of federal law, H.R.4961, the Tax Equity and Fiscal Responsibility Act of 1982.

**AMENDATORY SECTION (Amending Order 1685, filed 7/29/81)**

WAC 388-86-050 INPATIENT HOSPITAL CARE. (1) The department will provide hospitalization for recipients under age sixty-five and for recipients sixty-five and over who have exhausted medicare benefits. With exceptions and limitations the recipient will have free choice of hospitalization.

(2) Certain hospitalization services covered by the program require approval of the medical consultant.

(a) Prior approval for nonemergent ((surgery)) hospital admissions;

((Admission and length of stay for recipients of the GAU and limited casualty-medically indigent programs;

(())) Retroactive certification and out-of-state care including bordering cities.

(3) The ((Washington state professional standards review organization (WSPSRO))) division of medical assistance will certify hospital admission, length of stay and/or services for ((the categorically needy and limited casualty-medically needy)) all recipients.

(4) Department authorization for inpatient hospital care for eligible individuals shall be limited to ((the lesser of the minimum number of days consistent with practice normally followed in the community or)) the ((maximum)) number of days established at the 75th percentile in the 1980 edition ((adopted by department)) of the publication "Length of Stay in PAS Hospitals, by Diagnosis United States Western Region", unless prior contractual arrangements are made by the department for a specified length of stay (as defined in WAC 388-80-005

and 388-87-013). ((Hospital stays shall be subject to the same utilization review as established for private patients in the community.)) A daily list of all recipient inpatients with diagnostic information shall be submitted by the hospital to the local medical consultant. When hospitalization of a recipient ((of GAO or limited casualty program-medically indigent)) exceeds the ((maximum)) number of days specified in PAS, ((an extension request shall be presented)) the hospital shall submit to the local medical consultant a request with adequate justification and signed by the attending physician ((to the chief, office of medical policy and procedure or his designee within sixty days of final service)) for approval of the extension.

(a) Eligible recipients are covered for involuntary admissions for acute psychiatric conditions up to a maximum of seventeen days under the Involuntary Treatment Act in hospitals certified as evaluation and treatment facilities. If an involuntarily committed recipient reverts to voluntary status, PAS days are computed from day of admission and applied to any period exceeding the mandatory seventeen days. If PAS days are less than seventeen, the maximum of seventeen days will prevail.

(b) No payment will be made for care in a private psychiatric hospital that has not been certified under Title XVIII. Authorization for admission of an eligible individual to a private psychiatric hospital shall be under the same conditions and program limitations as for treatment of psychiatric conditions in a general hospital.

(c) Medicaid payment will be made for care in a state mental institution for AFDC recipients or SSI beneficiaries under age twenty-one and for all categorically needy recipients age sixty-five and older. Other age groups are covered under the Involuntary Treatment Act and/or other state funded programs.

(5) The department is prohibited from paying for hospitalization of any individual for the treatment of tuberculosis in a general hospital after such a diagnosis has been established.

(6) Hospitalization for the treatment of acute and chronic renal failure shall be provided, except that the department shall pay only deductibles and coinsurance for a recipient who is a medicare beneficiary and who is hospitalized for such treatment or for kidney transplant.

(7) Except for an emergency no hospital admission shall be made on Friday or Saturday for scheduled surgery on Monday. The attending physician may admit the recipient on Sunday to accomplish the necessary preoperative work-up.

(8) Approval for hospitalization of a recipient shall be based on the recipient's need for semi-private accommodations and reimbursement made at the multiple occupancy rate regardless of accommodations provided by the hospital. Special rates may be established for recipients covered by the Involuntary Treatment Act. Semi-private accommodations shall mean not less than two nor more than a four-bed room.

((((A deductible not to exceed one-half the payment the department makes for the first day of inpatient hospital care for each admission is the responsibility of the limited casualty program-medically needy recipient.)))

#### AMENDATORY SECTION (Amending Order 1685, filed 7/29/81)

**WAC 388-86-075 OUTPATIENT AND EMERGENCY CARE.** (1) No authorization is required for categorically needy or limited casualty program-medically needy recipients to receive outpatient service, acute and emergent outpatient surgical care and other emergency care performed on an outpatient basis in a hospital. Justification for the service must be presented for payment.

(2) ((A recipient of the limited casualty program-medically needy may receive services without approval, and is required to make a copayment not to exceed three dollars for each emergency room visit.))

((3))) A recipient of the limited casualty program-medically indigent must have medical consultant approval for emergency room services.

#### AMENDATORY SECTION (Amending Order 1684, filed 7/29/81)

**WAC 388-87-013 CONDITIONS OF PAYMENT—HOSPITAL CARE.** (1) ((A)) All hospital ((must request approval of admission for nonemergent conditions from the)) admissions require local medical consultant ((before payment is made for services provided to recipients of the state funded programs)) approval. Prior approval of the local medical consultant is required for all nonemergent hospital admissions.

(2) Neither the department nor the recipient will ((not)) be responsible for payment for additional days of hospitalization in the case of a

hospitalized recipient when the PAS limitations have been exceeded and the provider has not ((requested an extension within termination of service or an extension request has been denied)) obtained local medical consultant approval unless prior contractual arrangements are made by the department for a specified length of stay. ((Payment for the additional days spent in the hospital would then depend upon any private agreement or contract between the provider and the patient.))

(3) A beneficiary of Title XVIII medicare who is not in a state institution shall use his nonrenewable lifetime hospitalization reserve of sixty days before payment for hospitalization will be made from Title XIX funds.

((((A deductible not to exceed one-half the payment the department makes for the first day of inpatient hospital care for each admission is the responsibility of the limited casualty program-medically needy recipient.)))

#### AMENDATORY SECTION (Amending Order 1873, filed 9/1/82)

**WAC 388-87-070 PAYMENT—HOSPITAL CARE.** The department will pay hospital costs of eligible persons who are patients in general hospitals when such hospitals meet the criteria as defined in RCW 70.41.020. Except for nonallowable revenue codes and the salary and wage component determination described in this subsection, reimbursable cost will be determined by the application of the ratio of hospital commission approved operating expense and total rate setting revenue. Changes in the salary and wage component will be determined by the secretary, after consideration of legislative policy with regard to public employees and after consideration of the amount of increases being financed by the department for other providers of medical assistance services. Recipients of medicaid funded hospital services must have been approved as financially and medically eligible for hospitalization. They are:

(1) Categorically needy recipients,

(2) Limited casualty program recipients(((A deductible not to exceed one-half the payment the department makes for the first day of inpatient hospital care for each admission is the responsibility of the limited casualty program-medically needy recipients.)))

(3) Recipients of continuing general assistance.

#### AMENDATORY SECTION (Amending Order 1684, filed 7/29/81)

**WAC 388-99-060 SCOPE OF CARE FOR MEDICALLY NEEDY.** (1) The medical coverage under the limited casualty-medically needy program will include inpatient hospital services; outpatient hospital and rural health clinic services; physician and clinic services; prescribed drugs; dentures; prosthetic devices; eyeglasses; skilled nursing facility services; intermediate care facility services; intermediate care facility services for the mentally retarded; home health services; laboratory and x-ray services; and medically necessary transportation.

(2) ((A medically needy recipient deductible not to exceed one-half the payment the department makes for the first day of inpatient hospital care shall apply to each hospital admission.))

((3))) A medically needy recipient copayment not to exceed three dollars shall apply to each emergency room visit.

((4))) For other conditions and limitations under which these services may be provided, refer to appropriate service in chapter 388-86 WAC.

((5))) (3) A request for an exception to policy shall not be approved without review by the division of medical assistance.

#### WSR 82-24-055 ADOPTED RULES DEPARTMENT OF LABOR AND INDUSTRIES [Order 82-40—Filed November 30, 1982]

I, Sam Kinville, director of the Department of Labor and Industries, do promulgate and adopt at Director's Office, Third Floor, General Administration Building, Olympia, Washington 98504, the annexed rules relating to the implementation of House Bill 454, chapter 63, Laws of 1982, which establishes the Office of Rehabilitation Review. These rules establish specific definitions,

eligibility criteria, and time tables and procedures for the provision of vocational rehabilitation services; establish a means of dispute resolution; establish procedures for review of, and approval or disapproval of, vocational rehabilitation plans; and establish procedures for the registration and deregistration of vocational rehabilitation counselors, privately or publicly employed, and vocational rehabilitation firms.

This action is taken pursuant to Notice No. WSR 82-23-028 filed with the code reviser on November 10, 1982. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 51.41.030 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 30, 1982.

By Sam Kinville  
Director

#### NEW SECTION

**WAC 296-18-010 GENERAL INFORMATION.** The purpose of rehabilitation in workers compensation is to return the injured worker to suitable gainful employment as soon as possible. This chapter is adopted under chapter 63, Laws of 1982, sections 1 through 11 and 13 (chapter 51.41 RCW; RCW 51.32.095 and 51.32.250), which provides for the timely provision of vocational rehabilitation services to injured workers and for registration and deregistration of vocational rehabilitation counselors, whether publicly or privately employed, and vocational rehabilitation firms.

#### NEW SECTION

**WAC 296-18-020 VOCATIONAL REHABILITATION ADVISORY COMMITTEE.** A vocational rehabilitation advisory committee is created to advise the department. The committee will provide advice with respect to policies that affect the quality of vocational rehabilitation. It shall also advise the department in:

(1) The resolution of controversies, disputes, and problems between the department and providers of vocational rehabilitation services;

(2) The registration and deregistration of vocational rehabilitation counselors and firms; and

(3) The education of members of the vocational rehabilitation, medical, and legal communities, with regard to the roles of the department or self-insurer, counselor, employer, and worker in providing for the vocational needs of the worker.

The committee will be composed of fifteen persons, plus the supervisor of industrial insurance, who will act as chair. The director shall appoint committee members representing: Workers including employees of state fund employers, employees of self-insurers, injured workers,

organized labor, state fund employers, self-insurers, legal profession, medical profession, and vocational rehabilitation counselors.

Members may be reimbursed for travel and per diem in conformance with RCW 43.03.050 and 43.03.060.

#### NEW SECTION

**WAC 296-18-040 DEFINITIONS.** (1) "Firm" means any entity registered by the office of rehabilitation review, whether sole proprietorship, partnership, or corporation.

(2) A "qualified injured worker" means an employee who because of the effects of work-related injury or disease, whether or not combined with the effects of a prior industrial injury or disability:

(a) Is permanently precluded or likely to be precluded from engaging in the usual occupation or position in which the worker was engaged at the time of injury; and

(b) Can reasonably be expected to benefit from rehabilitation services which would significantly reduce or eliminate the decrease in the worker's employability.

(3) "Vocational rehabilitation services" means services that are required to determine an employee's eligibility as a qualified injured worker, and services that are designed to return an individual to suitable gainful employment. The services may include, but not be limited to, medical evaluation and physical rehabilitation provided by qualified health care providers; and vocational evaluation, counseling, job analysis, job modification, on-the-job training or short-term training programs with job placement services provided pursuant to this chapter.

(4) "Suitable gainful employment" means employment pursuant to the priorities established in WAC 296-18-180 which offers an opportunity to restore the injured worker as soon as possible to employment. Consideration shall be given to the worker's residual skills, aptitudes and interests, physical and mental capabilities, and earnings at the time of injury.

(5) "Vocational rehabilitation plan" means a written document completed by a registered vocational rehabilitation counselor (in cooperation with the qualified injured worker and employer) that either:

(a) Describe in detail those vocational rehabilitation services recommended to return the injured worker to suitable gainful employment; or

(b) Describe in detail why vocational rehabilitation services are not necessary to return the injured worker to suitable gainful employment.

(6) "Return to work summary report" means a document required by WAC 296-18-140 prescribed by the department, and completed by a self-insurer, that describes those vocational rehabilitation services necessary to return the claimant to employment consistent with priority (a), (b), or (c) of WAC 296-18-180.

#### NEW SECTION

**WAC 296-18-070 APPLICATION OF CERTAIN TIMETABLES.** The timetables in WAC 296-

18-080 through 296-18-120 pertain to (1) the department and (2) self-insurers who must submit rehabilitation plans because the self-insurer has determined that the injured worker will not return to employment consistent with priority (a), (b), or (c) of WAC 296-18-180.

#### NEW SECTION

**WAC 296-18-080 REFERRAL AND INITIAL CONTACT.** (1) The injured worker shall be contacted by a registered vocational rehabilitation counselor with regard to the need for vocational rehabilitation:

(a) Within thirty days after the department or self-insurer receives medical information that an injured worker cannot return to work; or

(b) Within one hundred twenty days after the most recent initiation of a claim for temporary total disability, whichever occurs first, (a) or (b).

(2) If initial contact between a registered vocational rehabilitation counselor and an injured worker has not occurred by the time set out in either subsection (1) (a) or (b) of this section, the injured worker may petition the office of rehabilitation review requesting that a registered vocational rehabilitation counselor be referred to him or her. Upon receipt of such a request, the office of rehabilitation review shall direct the department or self-insurer to immediately select and refer a registered vocational rehabilitation counselor to the injured worker.

(3) The department or self-insurers shall select and refer the registered vocational rehabilitation counselor to the injured worker in such a manner as to ensure that initial contact is made within the time set out in subsection (1) of this section.

(4) If the registered vocational rehabilitation counselor determines that an initial evaluation report cannot be completed within sixty days after initial contact, the counselor shall submit to the department or self-insurer, injured worker, and attending physician an initial contact report within thirty days from the date of initial contact.

(5) The initial contact report shall:

(a) Include a statement of why the initial evaluation report cannot be completed within sixty days of the date of initial contact;

(b) Indicate the date when the injured worker will be medically capable to begin evaluation as to the need for vocational rehabilitation; and

(c) Indicate the date when the initial evaluation report will be completed.

#### NEW SECTION

**WAC 296-18-090 INITIAL EVALUATIONS.** (1) The initial evaluation report is a written comprehensive assessment of the injured worker for the purpose of determining the injured worker's vocational rehabilitation service needs.

(2) The counselor shall contact the injured worker's employer at the time of injury in order to determine the possibility of return to work by the employee with that employer.

(3) The initial evaluation report shall be written in conformance with published department reporting standards.

(4) The registered vocational rehabilitation counselor shall complete the initial evaluation report and submit it to the department or self-insurer, injured worker, and attending physician within sixty days after initial contact.

(5) The department or self-insurer shall accept or reject the initial evaluation report within fifteen days after receiving it. During this period, the department or self-insurer shall make every effort to resolve any disputes or disagreements with the registered vocational rehabilitation counselor, employer, and/or injured worker prior to the initiation of the dispute process as established in WAC 296-18-210.

(6) The registered vocational rehabilitation counselor or firm:

(a) Shall proceed with plan development upon notification of acceptance from the department or self-insurer; or

(b) May proceed with plan development (subject to department or self-insurer rejection) if notification of rejection or modification by the department or self-insurer is not made within fifteen days from initial evaluation report submission determined from the date of postmark.

#### NEW SECTION

**WAC 296-18-100 REHABILITATION PLANS.** (1) Within fifteen days after receiving an initial evaluation report which determines that no vocational rehabilitation services are needed, the department or self-insurer must submit the report to the office of rehabilitation review.

(2) Within sixty days following the completion of the initial evaluation report in which rehabilitation services are recommended, the registered vocational rehabilitation counselor shall develop a specific rehabilitation plan and submit it concurrently to the office of rehabilitation review, the department or self-insurer, the injured worker, and the attending physician. All related medical and vocational reports shall also be submitted to the department or self-insurer at this time.

(3) The department or self-insurer may submit a written explanation of agreement or disagreement regarding the rehabilitation plan. This explanation shall be submitted to the office of rehabilitation review:

(a) Within fifteen days after receiving a vocational rehabilitation plan described in subsection (1) of this section; or

(b) Within seven days after receiving a vocational rehabilitation plan described in subsection (2) of this section.

(4) Within fifteen days after receiving a plan from the department or self-insurer, the office of rehabilitation review shall render its approval or disapproval. Copies of the decision by the office of rehabilitation review will be sent to the department or self-insurer, the attending physician, the registered vocational rehabilitation counselor, and the injured worker.

(5) The registered vocational rehabilitation counselor or firm:

(a) Shall proceed with the plan upon notification of approval from the office of rehabilitation review; or

(b) May proceed with the plan (subject to plan disapproval by the office of rehabilitation review) if notification of rejection or modification by the office of rehabilitation review is not made within fifteen days from plan submission determined from the date of postmark.

#### NEW SECTION

**WAC 296-18-110 MODIFICATION TO THE REHABILITATION PLAN.** (1) A proposal to alter a rehabilitation plan in a manner which involves a change of the vocational goal shall be submitted concurrently by the registered vocational rehabilitation counselor to the office of rehabilitation review, the department or self-insurer, the injured worker, and the attending physician.

(2) The department or self-insurer may submit to the office of rehabilitation review a written explanation of agreement or disagreement regarding the proposed modification. This explanation shall be submitted within seven days after receiving the proposed modification to the rehabilitation plan.

(3) The office of rehabilitation review shall approve or disapprove the proposed modification of the rehabilitation plan within fifteen days after receiving it. Written notification of this decision shall be sent to all parties involved.

(4) The registered vocational rehabilitation counselor or firm:

(a) Shall proceed with the plan modification upon notification of approval from the office of rehabilitation review; or

(b) May proceed with the plan modification (subject to disapproval of the plan modification by the office of rehabilitation review) if notification of rejection or modification by the office of rehabilitation review is not made within fifteen days from plan modification submission determined from the date of postmark.

#### NEW SECTION

**WAC 296-18-120 PLAN COMPLETION.** The registered vocational rehabilitation counselor shall report concurrently to the department or self-insurer, the office of rehabilitation review, the injured worker, and the attending physician when a rehabilitation plan has been successfully completed or otherwise terminated. The results of the plan and an explanation of these results shall be included.

#### NEW SECTION

**WAC 296-18-130 APPLICATION OF CERTAIN TIMETABLES (SELF-INSURED CLAIMS).** Pursuant to section 5, chapter 63, Laws of 1982 (RCW 51.41.040), the timetables in WAC 296-18-140 through 296-18-160 pertain to a self-insured employer who attempts to return an injured worker to employment consistent with priority (a), (b), or (c) of WAC 296-18-180.

#### NEW SECTION

**WAC 296-18-140 RETURN TO WORK SUMMARY REPORT (SELF-INSURED CLAIMS).** (1) If, after review of the medical reports, the self-insurer determines that the injured worker may return to employment consistent with priority (a), (b), or (c) of WAC 296-18-180, the self-insurer is not required to refer a registered vocational rehabilitation counselor to the injured worker. The self-insurer shall submit a return to work summary report to the office of rehabilitation review. Copies shall also be submitted to the injured worker and the attending physician. This return to work summary report shall be submitted:

(a) Within thirty days after the self-insurer receives medical information that the injured worker is able to return to work without vocational rehabilitation assistance; or

(b) No later than one hundred twenty days after the most recent initiation of a claim for temporary total disability; whichever occurs first.

(2) If a copy of the return to work summary report has not been received by the injured worker by the time set out in subsection (1) of this section, the injured worker may petition the office of rehabilitation review requesting that a registered vocational rehabilitation counselor be referred to him or her. Upon receipt of such a request, the office of rehabilitation review shall order the self-insurer to immediately select and refer a registered vocational rehabilitation counselor to the injured worker.

(3) The return to work summary report shall include the expected date of reemployment.

#### NEW SECTION

**WAC 296-18-160 PROGRESS REPORTS (SELF-INSURED CLAIMS).** If the injured worker has not returned to work within thirty days following submittal of the return to work summary report to the office of rehabilitation review, the self-insurer shall submit a progress report to the office of rehabilitation review, the injured worker, and the attending physician. This report shall describe the steps which have been taken to return the injured worker to work, and the course of action which will be followed in order to complete the rehabilitation plan.

(1) An additional progress report shall be submitted by the self-insurer to the office of rehabilitation review at the end of a subsequent thirty-day period.

(2) If the injured worker has not returned to work, or been evaluated by a registered vocational rehabilitation counselor pursuant to WAC 296-18-090 within one hundred eighty days following the most recent initiation of a claim for temporary total disability, the office of rehabilitation review may order the self-insurer to select in a timely manner and refer a registered vocational counselor to the injured worker to determine the appropriateness of rehabilitation services. Procedures required by WAC 296-18-090 through 296-18-120 shall then be followed.

**NEW SECTION**

**WAC 296-18-170 RETURN TO WORK (SELF-INSURED CLAIMS).** The self-insurer shall report to the office of rehabilitation review, and the attending physician when an injured worker has returned to work.

**NEW SECTION**

**WAC 296-18-180 VOCATIONAL REHABILITATION PLAN.** (1) The rehabilitation plan shall include the expected employment outcome of the rehabilitation process. The following priority of suitable gainful employment is preferred in the development of an appropriate vocational rehabilitation plan:

- (a) Return to the previous job with the same employer;
  - (b) Modification of the previous job with the same employer including transitional return to work;
  - (c) A new job with the same employer in keeping with any limitations or restrictions;
  - (d) Return to previous job with a new employer;
  - (e) Modification of the previous job with a new employer;
  - (f) A new job with a new employer or self-employment based upon transferable skills;
  - (g) A new job with a new employer or self-employment involving on-the-job training;
  - (h) Short-term retraining and job placement.
- (2) The documentation developed by the registered vocational rehabilitation counselor must support any expected outcome other than "(a) Return to the previous job with the same employer." The rehabilitation plan, as a minimum must comply with reporting standards published by the department, and must include information as to (a) the extent of the disability as described by both the worker and attending physician; (b) demands of the occupation; (c) education and job experience; (d) the specific actions to be taken with timetables; and (e) the responsibilities of the injured worker, employer, counselor, department, or self-insurer, and other involved parties. For self-insurers, a summary of the evidence is all that is required in those instances where the conclusion of the plan results in (a), (b), or (c) of subsection (1) of this section.
- (3) Before submission of the plan, the registered vocational rehabilitation counselor shall consult with the injured worker's former employer.

**NEW SECTION**

**WAC 296-18-190 RESPONSIBILITY OF THE INJURED WORKER.** The responsibility of the injured worker to the vocational rehabilitation effort is to return to suitable gainful employment in the shortest period of time. The injured worker is expected to:

- (1) Act in good faith;
- (2) Make a full commitment to the return-to-work effort;
- (3) Make him or herself available and respond to all reasonable requests from those professionals involved in the rehabilitation process;
- (4) Keep the appropriate parties informed of any changes in work status, job offers received, new medical

information, changes in address, or any other situations that may affect vocational rehabilitation.

**NEW SECTION**

**WAC 296-18-200 FAILURE TO MEET RESPONSIBILITIES.** The individual injured worker is expected to carry out his or her responsibilities as provided in WAC 296-18-190. Failure, without showing good cause, to carry out the responsibilities shall result in a reduction of benefits. As provided in section 8, chapter 63, Laws of 1982 (RCW 51.41.050), benefits will be reduced by one-half on order of the supervisor. For each successive week, benefits may be reduced by an additional one-half. Upon application by the injured worker, benefits may be restored on order of the supervisor.

**NEW SECTION**

**WAC 296-18-210 RESOLUTION OF VOCATIONAL REHABILITATION DISPUTES.** (1) The injured worker, employer, department, or self-insurer, and the registered vocational rehabilitation counselor shall work in good faith to resolve all differences involving (a) the eligibility of the worker for vocational rehabilitation and (b) development and contents of the vocational rehabilitation plan. Disputes may be protested to the office of rehabilitation review for resolution.

(2) If the injured worker, department, or self-insurer disagrees with the recommendations of the initial contact report, the initial evaluation report, the vocational rehabilitation plan and its amendments, or the return to work summary report they may file a protest with the office of rehabilitation review which shall include a copy of the disputed document. A copy of the protest and disputed document shall also be sent to the other party. A disputer has fifteen days from the date of receiving the document to file a protest. The office of rehabilitation review has fifteen days to render a decision. The office of rehabilitation review shall establish procedures for dispute resolution. Any decision at this point by the office of rehabilitation review is a preliminary matter and not subject to appeal to the board of industrial insurance appeals.

(3) If a party is dissatisfied with the decision of the office of rehabilitation review, it may petition the supervisor of industrial insurance as provided by section 6, chapter 63, Laws of 1982 (RCW 51.41.060). The supervisor, or the supervisor's designee, shall render a final decision within thirty days of receipt of the petition for review.

**NEW SECTION**

**WAC 296-18-300 REGISTRATION OF VOCATIONAL REHABILITATION COUNSELORS.** Pursuant to chapter 63, Laws of 1982 (RCW 51.41.030 and 51.32.095), a register of vocational rehabilitation counselors is established. Persons, who meet the minimum qualifications, as provided by WAC 296-18-310, may register as a qualified vocational rehabilitation counselor. Registration is to be made on a form prescribed by the office of rehabilitation review.

**NEW SECTION**

**WAC 296-18-310 QUALIFICATIONS FOR REGISTRATION OF VOCATIONAL REHABILITATION COUNSELORS.** (1) A private vocational rehabilitation counselor may be registered to provide rehabilitation services only when he or she meets the following qualifications:

(a) A doctorate or masters degree in counseling, or a closely related field; and a minimum of one year of experience in vocational counseling job placement, vocational assessment, or a closely related field;

(b) A bachelors degree in counseling, or a closely related field and a minimum of two years of experience in job placement, vocational assessment, or a closely related field.

(2) An individual who meets the minimum educational requirements but does not meet the minimum experience requirements may register as a consultant intern. When the intern is registered, the intern's employer shall provide the office of rehabilitation review with the name of the registered vocational rehabilitation counselor under whose direct supervision the intern will work. The supervisor shall be considered to be directly responsible for the rehabilitation work of the intern. In order for all parties to be aware of the intern's status, he or she shall be designated as an "intern."

(3) The qualifications for vocational rehabilitation counselors employed by or seeking employment with the department will be in accordance with the merit system rules with approval by the state personnel board as governed by the department of personnel.

(4) For the purpose of registration, the office of rehabilitation review will establish, in policies and procedures, minimum qualifications for specialty services within the field of vocational rehabilitation counseling. Such minimum qualifications will be no greater than those provided in subsection (1), (2) or (3) of this section.

**NEW SECTION**

**WAC 296-18-320 QUALIFICATIONS FOR THE REGISTRATION OF VOCATIONAL REHABILITATION FIRMS.** Pursuant to chapter 63, Laws of 1982 (RCW 51.41.030 and 51.32.095), a register of vocational rehabilitation firms is created. Firms may be registered as a vocational rehabilitation firm provided:

(1) A minimum of one qualified registered vocational counselor is employed by the firm;

(2) All employees providing direct rehabilitation service to an injured worker meet the qualifications for registration as stated in WAC 296-18-310;

(3) The firm complies with all state, local, and federal laws; and

(4) The firm complies with Washington state worker's compensation statutes.

An entity wishing to be placed on the register must submit to the office of rehabilitation review that information deemed necessary and appropriate, and provide resumes, with supporting documentation of employed

vocational rehabilitation counselors and any person under their direct supervision. Any changes in the information relative to the above provisions is to be submitted to the office of rehabilitation review in a timely manner not to exceed thirty days.

**NEW SECTION**

**WAC 296-18-330 AVAILABILITY OF THE REGISTER.** In conjunction with the fee schedule the department will update and publish the register of vocational rehabilitation counselors and vocational rehabilitation firms twice each year. Copies of the register shall be available upon request for the costs of reproduction and mailing.

**NEW SECTION**

**WAC 296-18-340 IMMEDIATE DEREGISTRATION.** The office of rehabilitation review may immediately remove a vocational rehabilitation counselor or firm from the register for any combination of, but not limited to, the following:

(1) Knowingly providing false or misleading information during the registration process;

(2) Failure, neglect, or refusal to comply with the statutes;

(3) Failure, neglect, or refusal to comply with department rules, policies, and orders;

(4) Failure, neglect, or refusal to submit complete, adequate, and detailed reports as required in this chapter;

(5) Failure, neglect, or refusal to respond to requests for additional reports;

(6) Intentional submission of false or misleading reports;

(7) Collusion with any other person, including workers, to submit false or misleading information;

(8) Submission of inaccurate or misleading bills;

(9) Intentional submission of false or erroneous recommendations;

(10) Charging or attempting to charge eligible injured worker for services authorized by the department or self-insurer;

(11) Persistent use of controversial, experimental, contraindicative, or unsatisfactory regimens not previously authorized by the department;

(12) Conviction in any court for any offense involving moral turpitude, in which case the record of such conviction constitutes conclusive evidence;

(13) Acts of gross misconduct in the service of vocational rehabilitation;

(14) Acts that involve conflicts of interest; or

(15) Declaration of mental incompetence by a court of competent jurisdiction.

The department will issue an order pursuant to RCW 51.52.050 notifying the vocational rehabilitation counselor or firm of deregistration, the reasons for it, including the finding that the public health, safety, or welfare imperatively requires emergency action, and the length of time before the vocational rehabilitation counselor or firm may re-register.

**NEW SECTION**

**WAC 296-18-350 PERFORMANCE EVALUATIONS AND DEREGISTRATION.** Upon petition, or upon its own initiative, the department may periodically, or for cause, perform an on-site evaluation of each vocational rehabilitation firm. The purpose of the evaluation is to determine the adequacy of the facilities, and the appropriateness and effectiveness of services, the accuracy of records, and accuracy of billing for services.

(1) If the conditions are such that the services and performance of a registered vocational rehabilitation counselor or firm are found to be unsatisfactory, the vocational rehabilitation counselor or firm will be informally notified. The vocational rehabilitation counselor or firm will be provided up to thirty days to correct the deficiencies. In the event the deficiencies are not corrected in the time provided, the vocational rehabilitation counselor or firm will be given a formal notice of intent to remove the vocational rehabilitation counselor or firm from the register. The notice will be in the form of a departmental order, and contain the reasons for removal, and the length of time before the vocational rehabilitation counselor or firm may re-register.

(2) In the case of a registered vocational rehabilitation counselor employed by the department, the office of rehabilitation review shall report the findings resulting from a performance evaluation of the work of a department registered vocational rehabilitation counselor to the director for appropriate action as provided by merit system rules, agency policies and procedures and collective bargaining agreements.

**NEW SECTION**

**WAC 296-18-360 PETITION FOR RECONSIDERATION OF THE INTENT TO REMOVE.** Pursuant to WAC 296-18-350 a vocational rehabilitation counselor or firm has been notified by the office of rehabilitation review of the intent to remove the vocational rehabilitation counselor or firm from the register, the vocational rehabilitation counselor or firm may petition the supervisor of industrial insurance for reconsideration. The petition must be made within sixty days of receiving the notice of intent. If no petition is made the notice of intent to deregister is final.

In the event a vocational rehabilitation counselor or firm petitions the supervisor of industrial insurance for a reconsideration of the intent by the office of rehabilitation review to deregister the vocational rehabilitation counselor or firm, the supervisor shall schedule an informal hearing within thirty days after the petition. The supervisor shall issue a final order fifteen days after the hearing.

Pursuant to RCW 51.52.050, the vocational rehabilitation counselor or firm may appeal the supervisor's decision to the board of industrial insurance appeals.

**NEW SECTION**

**WAC 296-18-370 PERIOD OF DEREGISTRATION.** Vocational rehabilitation counselors or firms deregistered pursuant to this chapter may be deregistered

for a period not to exceed two years. A vocational rehabilitation counselor or firm may petition for reregistration after the period of deregistration expires.

**NEW SECTION**

**WAC 296-18-400 JOB MODIFICATION ASSISTANCE.** (1) As provided for in section 13, chapter 63, Laws of 1982 (RCW 51.32.250), the supervisor in his or her discretion may pay job modification costs in an amount not to exceed five thousand dollars per worker per job modification. This payment is intended to be a cooperative participation with the employer and funds shall be taken from the appropriate account within the second injury fund.

(2) An employer requesting job modification assistance must submit to the department a job modification assistance application.

(3) The job modification assistance application shall include, but not be limited to:

(a) A document supporting the need for job modification assistance; and

(b) An itemized account of each expense to be incurred in the job modification. Job modification assistance applications shall be submitted on a form prescribed by the department.

(4) The supervisor shall accept, reject, or modify the job modification application within thirty days of receipt. Notification of the supervisor's acceptance, rejection, or modification shall be in writing.

**WSR 82-24-056****PROPOSED RULES****BOARD OF****PILOTAGE COMMISSIONERS**

[Filed November 30, 1982]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Board of Pilotage Commissioners intends to adopt, amend, or repeal rules concerning Marine pilot liability—Trip insurance, WAC 296-116-310;

that the agency will at 9:00 a.m., Thursday, January 13, 1983, in the Washington State Ferries Conference Room, Pier 52, Seattle, Washington 98104, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 88.16.115, 88.16.116, and 88.16.117.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 12, 1983.

Dated: November 30, 1982

By: Judith L. Weigand  
Assistant Attorney General

**STATEMENT OF PURPOSE**

Chapter 196, Laws of 1981 and RCW 88.16.115, 88.16.116 and 88.16.117 limit the liability of marine pilots and provides that pilots will provide marine insurance on

a "trip" basis upon reasonable notice from the vessel, its master, owners, agents, or operator. The purpose of the proposed rule is to designate the appropriate insurance form and to provide regulations for the keeping of records regarding insurance and limited liability agreements.

This Rule has been Drafted by: Judith L. Weigand, Assistant Attorney General, 5th Floor, Highways-Licenses Building, Olympia, WA 98504, (206) 753-4051.

This Rule has been Proposed by a Governmental Agency: Board of Pilotage Commissioners, Pier 52, Seattle, WA 98104, (206) 464-7818.

This rule will be enforced by the Board of Pilotage Commissioners.

#### NEW SECTION

**WAC 296-116-310 MARINE PILOT – TRIP INSURANCE.**  
(1) Upon boarding a vessel in the Puget Sound or Grays Harbor pilotage district, the pilot shall present to the master a special contract or tariff containing the following terms and provisions:

(a) The rates and charges named in this tariff do not include marine insurance insuring the vessel, its owners, agents, or operators from the consequences of negligence or errors in the judgment of the particular pilots supplying the services. Upon reasonable notice from the vessel, its master, owners, agents, or operator, the pilots, parties hereto, will provide such insurance on a "trip" basis to the value of the vessel and its cargo, the premium of which will be assessed in addition to the rates and charges specified herein.

The election of the vessel, its master, owners, agents, or operators not to request pilots, parties hereto, to procure such insurance and to elect to have the pilots, parties hereto, perform services on the rates and charges specified herein shall constitute a binding and irrevocable agreement on the part of the vessel, its master, owners, agents, or operators to the terms and conditions of the following:

It is understood and agreed, and is the essence of the contract under which the services of the pilot are tendered to the vessel, its master, and owners, that:

(i) The services rendered hereunder are rendered by a pilot duly and regularly licensed by the state of Washington pursuant to chapter 88-16 RCW, or with respect to domestic vessels, a state pilot who holds a valid license issued by the federal government;

(ii) Such services are advisory in nature only, the master of the vessel remaining at all times in full command of the vessel;

(iii) The services of the pilot are accepted on the express understanding that the master, owners, and operators covenant and agree to indemnify and hold harmless the pilot in respect to any liability including but not limited to suits or actions directly against the pilot by third parties by reason of errors or omissions of the pilot in the performance of pilotage services; excepting, however, such personal liability and rights over as may arise by reason of the wilful misconduct or gross negligence of the pilots; and

(iv) The fees charged for the services rendered by the pilot under this agreement have been computed and are assessed in accordance with and based upon the above stipulations and the regulations governing pilot tariffs adopted by the board of pilotage commissioners pursuant to chapter 88-16 RCW.

Administration Building, Olympia, Washington 98504, the annexed rules relating to WAC 296-200-100, priority for payment of judgments. This rule is an explanation of the priority classifications in RCW 18.27.040. If two or more claims arise against a contractor, priority classifications determine which claim shall be satisfied first. RCW 18.27.040 has often caused confusion. The rule clarifies the confusing parts. The amendment adopted by this order is necessary because experience has shown that the department's previous explanation did not correctly apply in all cases in which priority questions arose.

This action is taken pursuant to Notice No. WSR 82-20-012 filed with the code reviser on September 27, 1982. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 18.27.040 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED December 1, 1982.

By Sam Kinville  
Director

#### AMENDATORY SECTION (Amending Order 81-25, filed 10/8/81)

**WAC 296-200-100 PRIORITY FOR PAYMENT OF JUDGMENTS.** RCW 18.27.040 contains two different provisions for priority in paying judgments from the contractor's bond or security.

(1) If a contractor is secured, the section shall satisfy final judgments against the contractor in the order the section receives the judgments.

((a)) If a contractor is bonded, the priority for paying judgments from the bond is not a race priority such as the priority for payment of judgments against a security contractor. Instead, it is similar to the priority in bankruptcies. Claims for labor and employee benefits are satisfied first; claims for breach of contract are satisfied second; material and equipment claims are third; claims for taxes and contributions to the state of Washington are fourth; and claims for court costs, interest, and attorneys fees are satisfied last. No claim in a lesser category may be satisfied until all claims in the preceding categories are satisfied unless the total amount of all claims in the preceding categories is less than the amount of the bond that remains unimpaired.

((b) A court may not order a bonding company to satisfy any one judgment or to tender money to the court until all claims against the contractor's bond outstanding in any court in the state are litigated. Only after all claims are litigated can a court decide which claims take priority and how much each claim is to be paid.))

**WSR 82-24-057**  
**ADOPTED RULES**  
**DEPARTMENT OF**  
**LABOR AND INDUSTRIES**  
[Order 82-35—Filed December 1, 1982]

I, Sam Kinville, director of the Department of Labor and Industries, do promulgate and adopt at 334, General

**WSR 82-24-058**  
**PROPOSED RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
**(Public Assistance)**  
[Filed December 1, 1982]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Social and Health Services intends to adopt, amend, or repeal rules concerning:

New WAC 388-08-435 Separate hearing regarding disclosure of investigative and intelligence files.  
Amd WAC 388-320-220 Exemption to public records disclosure.

Correspondence concerning this notice and proposed rules attached should be addressed to:

David A. Hogan, Director  
Division of Administration  
Department of Social and Health Services  
Mailstop OB 33-C  
Olympia, WA 98504

Interpreters for people with hearing impairments and brailled or taped information for people with visual impairments can be provided. Please contact William B. Pope, Chief, Office of Administrative Regulations, at State Office Building #2, 12th and Franklin, Olympia, Phone (206) 753-7015, by December 22, 1982. The meeting site is in a location which is barrier free;

that the agency will at 10:00 a.m., Wednesday, January 5, 1983, in the Buildings and Grounds Conference Room, Service Level, Office Building #2, Olympia, Washington, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on January 12, 1983.

The authority under which these rules are proposed is RCW 34.04.020.

The specific statute these rules are intended to implement is RCW 34.04.020.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 5, 1983.

Dated: November 30, 1982  
By: David A. Hogan  
Director, Division of Administration

#### STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.045.  
Re: Amending WAC 388-320-220 and new WAC 388-08-435.

The Purpose of the Rule or Rule Change: To state which documents in Office of Special Investigations' files may be seen and the procedure to see them.

The Reasons These are Necessary: Lack of rules specifying which and how such documents can be seen has caused problems in fair hearings and led to litigation in the courts.

Statutory Authority: RCW 42.17.310(1)(d) and (e), 10.97.080 and 74.08.070.

Summary of the Rule or Rule Change: Documents in Office of Special Investigations' files may be disclosed to

an appellant in a fair hearing under the circumstances and in the procedure described in the proposed rule.

Person or Persons Responsible for the Drafting, Implementation and Enforcement of the Rule: David L. Henry, Chief, Office of Hearings, Mailstop: OB-43, Phone: 753-3898.

The Person or Organization (if other than DSHS) who Proposed These Rules: N/A.

These rules are necessary as a result of state court decision. The state court decision is Theresa Scott, et al vs DSHS, et al, Thurston County Superior Court cause number 82-2-00260-8. The referenced agreed order is being developed.

#### NEW SECTION

**WAC 388-08-435 SEPARATE HEARING REGARDING DISCLOSURE OF INVESTIGATIVE AND INTELLIGENCE FILES.** (1) In the event a fair hearing is being conducted under chapter 388-08 WAC, the appellant shall be advised of his or her right to seek inspection of the data. If the appellant seeks disclosure of any data maintained by the office of special investigation which is subject to the exemption contained in WAC 388-320-220(3), the following process shall be followed to determine whether, on a case-by-case basis, such disclosure shall be ordered:

(a) The appellant or his or her representative shall file a written request with the office of hearings or the hearings examiner, if one has been appointed, no later than fifteen days prior to the hearing.

(b) The request must identify the type of information sought.

(c) The request shall state the reasons why the requester believes disclosure of the information is necessary.

(d) The request shall identify the local community service office or the office of special investigation field office where the appellant would review the documents.

(e) The office of hearings or examiner shall forward a copy of the request to the office of special investigation at the main office of special investigation in Olympia.

(f) Upon a showing of good cause by the appellant, the fifteen-day notice period may be shortened by the hearings examiner.

(2) Within ten days of receipt of a properly filed request, the office of special investigation shall determine whether any of the documents sought are within the exemptions for disclosure listed in WAC 388-320-220(3)(a). Such documents, if any, shall be sealed in an envelope clearly designated as confidential documents of the office of special investigation. These documents shall then be placed in the office of special investigation file. The office of special investigation shall then notify the appellant or representative in writing of the office of special investigation's action and his or her right to a disclosure hearing. If any information has been placed in a sealed envelope and excluded from disclosure, the notice shall state the specific exemption or exemptions of WAC 388-320-220(3) relied upon for this action. The notice shall provide the appellant a ten-day opportunity to inspect the office of special investigation file by the person or his or her representative who is the subject of the fair hearing at the appropriate community service office or office of special investigation field office as designated by the appellant. In no event shall the investigative file leave the physical control of the designated office of special investigation records custodian: PROVIDED, That appellant may copy all documents not sealed in an envelope as confidential material as provided in WAC 388-320-140.

(3) If no amended request for disclosure pursuant to WAC 388-08-430(4) is filed properly, the issue of disclosure will be regarded as moot.

(4) If the appellant wants further disclosure, the appellant shall file an amended request for disclosure with the hearings examiner. The examiner shall schedule a separate, in camera hearing to be held for the purpose of determining whether and to what extent disclosure of information exempted in WAC 388-320-220(3) should be allowed.

(a) The department shall have the burden of proving, by a preponderance of the credible evidence, the necessity exists for protecting confidential information which clearly outweighs the interests of disclosure.

(b) Either party may offer witnesses to testify on the issue of disclosure. In the event the appellant calls witnesses from the state, investigative, law enforcement, or penology agencies as adverse witnesses, the appellant may ask leading questions.

(c) Attendance shall be limited to the parties, the parties' representatives, the hearings examiner, and any witnesses to be called: PROVIDED, That upon the request of either party, or upon the examiner's own motion, the hearings examiner may exclude from the hearing witnesses not testifying.

(d) In determining whether any information should be disclosed to the appellant, the hearings examiner shall review the information, but shall not disclose the information to the appellant.

(e) The hearings examiner shall enter an initial order pursuant to WAC 388-08-408 containing written findings of fact and conclusions of law:

(i) If the information sought is pertinent to any ongoing criminal investigation, disclosure shall only be ordered by a superior court of this state.

(ii) The hearings examiner shall order nondisclosure of specific information consistent with the requirements of WAC 388-320-220 after making findings of fact showing:

(A) The information sought to be disclosed is inadmissible and immaterial to establishing a defense; and

(B) Specific investigative or intelligence information, which cannot be deleted from any specific records sought, is clearly necessary to protect any vital governmental function, ongoing criminal investigation, or individual's right of privacy; and

(C) After weighing the public interest in protecting the flow of information against the individual's right to prepare his or her defense, the evidence demonstrates it is necessary that particular intelligence or investigative information not be disclosed.

(iii) An order for disclosure shall state the times and methods for inspection of the documents. In no event shall such decision compel the release of original documents but, rather, where release is ordered, copies shall be provided. Copying documents is governed by WAC 388-320-140.

(f) Each party has the right to file a petition for review, pursuant to WAC 388-08-409, for review of the initial order. There shall be no disclosure pursuant to an initial decision until all review proceedings have been exhausted.

#### AMENDATORY SECTION (Amending Order 1609, filed 2/19/81)

WAC 388-320-220 EXEMPTIONS TO PUBLIC RECORDS DISCLOSURE. Nondisclosable records are those exempted by law, including:

(1) Personal information in any files concerning a client to the extent required by RCW 42.17.310(1)(a) and/or 74.04.060, including departmental evaluations of information received from providers of services, is exempt from disclosure to the general public. However, disclosure may be made to the client or the client's representative, except as otherwise prohibited by these rules(:).

(2) Valuable formulae, designs, drawings, and research data obtained by any agency within five years of the request for disclosure when disclosure would produce private gain and public loss, as required by RCW 42.17.310(1)(h)(:).

(3) Data (including information revealing the identity of persons who file complaints, (except as the complainant may authorize) if disclosure would endanger any person's life, physical safety or property) contained in intelligence, investigative, and other related files compiled by investigative, law enforcement or penology agencies, and state agencies vested with the responsibility to discipline members of any profession(. This data is nondisclosable to the extent required by RCW 42.17.310(1)(d) and (e), RCW 10.97.080, chapter 446-20 WAC, and 28 C.F.R. 20, but disclosable to the extent required by 45 C.F.R. 205.10(a)(13)(i) and RCW 74.08.070(:)). PROVIDED, That pursuant to the rules set forth in chapter 388-08 WAC, the hearings examiner may determine whether the circumstances of a particular case, when weighing the public interest in protecting the flow of information against the individual's right to prepare his or her defense, necessitates nondisclosure of particular intelligence or investigative information: PROVIDED FURTHER, That nothing in this regulation shall be deemed to deny adequate opportunity to the appellant or his or her representative, to examine any intelligence or investigative information to be used by the agency at the hearing. As used in these regulations, intelligence and investigative information includes the following:

(a) Allegations or complaints of suspected criminal activity;

(b) Identification of informants, complainants, any person whose life or limb may be endangered by such disclosure, and potential witnesses regarding alleged criminal activity;

(c) Identification of and reports concerning criminal suspects other than the person who is the subject of the fair hearing;

(d) Assessments, reports, notes or voice recordings of law enforcement officials or officials of a criminal justice agency, as defined in RCW 10.97.030, concerning the person who is the subject of the fair hearing, informants or potential witnesses; and

(e) Criminal history information relating to persons or organizations other than the person or persons who are the subject of the fair hearing.

(4) Vocational rehabilitation records to the extent required by 45 C.F.R. 1361.47 and WAC 490-500-550(:);

(5) Certain juvenile justice or juvenile care records to the extent required by chapter 13.50 RCW(:);

(6) Records of the state registrar of vital statistics to the extent required by RCW 70.58.095(:);

(7) Alcohol and drug abuse patient records to the extent required by 42 C.F.R. Chapter 1 Part II or other federal law or regulation(:);

(8) Office of support enforcement information regarding location of parents to the extent required by RCW 74.20.280(:);

(9) Adoption and voluntary termination of parent-child relationship records to the extent required by chapter 26.32 RCW, and financial information received from adoptive parents to the extent required by RCW 74.13.121(:);

(10) Mental illness and inebriacy records to the extent required by RCW 71.05.390(:);

(11) Personal information in files maintained for an employee of the department to the extent required by RCW 42.17.310(1)(b)(:);

(12) Deliberative material, as opposed to facts upon which a decision is based, contained in preliminary drafts, notes, recommendations, and intra-agency memoranda in which opinions are expressed or policies formulated or recommended(:), except that a specific record shall be disclosable when publicly cited by the department in connection with any action to the extent required by RCW 42.17.310(1)(i)(:);

(13) Records (which are) relevant to a controversy to which the department is a party but which records would not be available to another party under the rules of pretrial discovery for causes pending in the superior courts, including records involving attorney-client communications between the department and the office of the attorney general privileged under RCW 5.60.060(2)(:);

(14) The central registry of reported cases of child abuse or abuse of developmentally disabled persons to the extent required by RCW 26.44.070(:);

(15) Records of patients and inmates of state institutions to the extent required by RCW 72.01.290(:);

(16) Records concerning applicants or recipients of support enforcement activities, as required by 45 C.F.R. 302.18(:);

(17) Nursing home records, to the extent required by RCW 18.51-.190 and 70.124.010(:);

(18) Competitive contract procurement instruments, such as a request for proposals or an invitation for bids, prior to ((their)) the release to potential bidders; proposals and bids received in response to competitive contract procurement instruments until either the public opening of bids or, for proposals, the contractor and the department have signed the contract, pursuant to RCW 43.20A.050.

**Reviser's note:** The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

**WSR 82-24-059**  
**EMERGENCY RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
**(Public Assistance)**  
[Order 1903—Filed December 1, 1982]

I, David A. Hogan, director of the Division of Administration, do promulgate and adopt at Olympia,

Washington, the annexed rules relating to general and seasonal day care services, amending WAC 388-15-170.

I, David A. Hogan, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency in these rules are necessary to implement Executive Order 82-13.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated under the general rule-making authority of the Department of Social and Health Services as authorized in RCW 74.08.090.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED December 1, 1982.

By David A. Hogan  
Director, Division of Administration

#### AMENDATORY SECTION (Amending Order 1839, filed 6/30/82)

**WAC 388-15-170 GENERAL AND SEASONAL DAY CARE SERVICES.** (1) Day care services include providing care, protection, and related services for a child under fifteen years of age during the portion of the twenty-four hour day neither of the child's parents are able to provide necessary care and supervision for the following reasons:

(a) Parent is employed in accord with an approved case plan, and ((if)) is not an AFDC recipient ((must meet the eligibility criteria for seasonal day care, or be a resident of a federally recognized Indian reservation)),

(b) Parent is enrolled in an approved work incentive program (WIN) (not to exceed one year) leading toward employment,

(c) For school-age parent to complete secondary education or attainment of GED (not to exceed two years), subject to approval by the department,

(d) ((For parent who is a resident of a federally recognized Indian reservation and is enrolled in an approved training program (not to exceed two years) leading toward employment;

((e))) Parent to keep physical or mental health appointment,

((f))) (e) Child in need of day care as part of children's protective service case plan,

((g))) (f) Provided as child welfare services by a professional or other mental health social service agency referral for the child's or parent's physical or emotional health or support to the family structure.

(2) Goals for general day care services shall be limited as specified in WAC 388-15-010(1)(a), (b), (c). Also see WAC 388-15-010(2).

(3) Child care including seasonal day care may be purchased for children or families who are:

(a) Individuals whose gross income is equal to or below thirty-eight percent of the state median gross income for a family of four adjusted for family size. (See WAC 388-15-020(2)(d)).

(b) In need of day care as an integral but subordinate part of a child protective service plan, regardless of the level of gross family income.

(4) Eligibility for seasonal day care is:

(a) Both parents, or the single parent (in the case of the one-parent family) must be currently employed or seeking work in agriculturally related work or with agencies serving migrant families; and

(b) Must derive at least fifty percent of the family's annual income from agriculturally related work; and

(c) Must have more than one agricultural employer per year; and

(d) Must have a gross income for the past twelve months not to exceed thirty-eight percent of the state median income adjusted for family size.

(5) Standards for in-home care:

(a) In-home care is the care and supervision of a child in his or her own home by a relative or by an unrelated person during part of the twenty-four hour day while the child's parent(s) are temporarily absent from the home.

(b) When parents request in-home care, a service worker must determine the caretaker meets the in-home care standards.

(c) Use of in-home care is appropriate when:

(i) There is a qualified caretaker available, and this type of child care is the parental choice,

(ii) The number of children in the family requiring child care is large enough to make it preferable for in-home care and/or,

(iii) A child's physical, mental or emotional problems make it necessary he or she remain in his or her home.

(d) When in-home care is the approved child care plan for the child of a parent involved in basic education, job training, work experience, or other program DSHS is responsible for arranging, approving or paying, the caretaker must meet the following minimum qualifications and fulfill the following responsibilities:

(i) Be eighteen years of age or older,

(ii) Be free of communicable disease, including tuberculosis, as shown by tests within the year, and every two years thereafter,

(iii) Be of sufficient physical, emotional, and mental health to meet the needs of the children in care,

(iv) Subject to the discretion of the worker, give written evidence from a medical authority he or she is in sufficient physical, emotional, and mental health to be a safe caretaker,

(v) Produce written references indicating he or she is capable of handling children of the ages for whom he or she will be caring and has the ability to provide activities suitable to the children's ages and interests,

(vi) Be able to work with children without recourse to physical punishment or psychological abuse,

(vii) Be able to accept and follow instructions,

(viii) Maintain personal cleanliness,

(ix) Be prompt and regular in job attendance,

(x) Expect to be evaluated as specified in subsection (5)(d)(i) through (ix) of this section.

(e) Responsibilities of in-home caretaker. The in-home caretaker shall:

(i) Consider his or her primary function that of child care,

(ii) Provide constant care and supervision of the children for whom he or she is responsible throughout the time he or she is on duty in accordance with the children's needs,

(iii) Provide appropriate activities for children in care.

(6) Payment standards for day care: The rate of payment for day care shall be the prevailing community rate, not to exceed the maximum rate established by the department.

(a) When the parent or parent surrogate is responsible for in-home care, the person will receive payment for the cost of child care and will pay the in-home care provider according to the amount specified in the approved child care plan.

(b) The in-home care provider must sign a receipt at the time payment is received. The parent or surrogate must send the payment receipt with his or her statement of child care provided during the previous month to the CSO before the next child care payment shall be authorized.

(c) If total payments to an individual providing in-home care are expected to be fifty dollars or more in any one quarter, the employer's share of the FICA tax must be added to the amount authorized for in-home care.

(d) Payment for child care by relative: Unless the performance of child care services by a relative of the parent keeps the relative from accepting or continuing in paid employment, no payment shall be allowed for child care services for the following relatives: Father, mother, grandmother, grandfather, brother, sister, stepfather, stepmother, stepbrother, stepsister, uncle, aunt, first cousin, nephew or niece. Child care will be considered as in-home care when care is provided in the house of the relative.

(e) Payment for child care to nonresponsible relative: Where a child receiving AFDC is living with a nonresponsible relative not on AFDC and day care is required to support the relative's employment, the child is eligible for day care.

**WSR 82-24-060  
EMERGENCY RULES  
DEPARTMENT OF  
SOCIAL AND HEALTH SERVICES  
(Public Assistance)**

[Order 1914—Filed December 1, 1982]

I, David A. Hogan, director of the Division of Administration, do promulgate and adopt at Olympia, Washington, the annexed rules relating to:

Amd WAC 388-86-050 Inpatient hospital care.  
 Amd WAC 388-86-075 Outpatient and emergency care.  
 Amd WAC 388-87-013 Conditions of payment—Hospital care.  
 Amd WAC 388-87-070 Payment—Hospital care.  
 Amd WAC 388-99-060 Scope of care for medically needy.

I, David A. Hogan, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is these rules are necessary to avoid a federal compliance issue over the provisions of section 131 of HR 4961, the Tax Equity and Fiscal Responsibility Act of 1982.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated under the general rule-making authority of the Department of Social and Health Services as authorized in RCW 74.08.090.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED December 1, 1982.

By David A. Hogan  
Director, Division of Administration

**AMENDATORY SECTION (Amending Order 1685, filed 7/29/81)**

**WAC 388-86-050 INPATIENT HOSPITAL CARE.** (1) The department will provide hospitalization for recipients under age sixty-five and for recipients sixty-five and over who have exhausted medicare benefits. With exceptions and limitations the recipient will have free choice of hospitalization.

(2) Certain hospitalization services covered by the program require approval of the medical consultant.

(a) Prior approval for nonemergent ((surgery)) hospital admissions,

((Admission and length of stay for recipients of the GAU and limited casualty-medically indigent programs;

((c))) Retroactive certification and out-of-state care including bordering cities.

(3) The ((Washington state professional standards review organization (WSPSRO))) division of medical assistance will certify hospital admission, length of stay and/or services for ((the categorically needy and limited casualty-medically needy)) all recipients.

(4) Department authorization for inpatient hospital care for eligible individuals shall be limited to ((the lesser of the minimum number of days consistent with practice normally followed in the community or)) the ((maximum)) number of days established at the ((75th)) 50th percentile in the 1980 edition ((adopted by department)) of the publication "Length of Stay in PAS Hospitals, by Diagnosis United States Western Region", unless prior contractual arrangements are made by the department for a specified length of stay (as defined in WAC 388-80-005 and 388-87-013). ((Hospital stays shall be subject to the same utilization review as established for private patients in the community.)) A daily list of all recipient inpatients with diagnostic information shall be submitted by the hospital to the local medical consultant. When hospitalization of a recipient ((of

~~GAU or limited casualty program-medically indigent)) exceeds the ((maximum)) number of days ((specified in PAS, an extension request shall be presented)) as limited by this subsection, the hospital shall submit to the local medical consultant a request with adequate justification and signed by the attending physician ((to the chief, office of medical policy and procedure or his designee)) within sixty days of final service for approval of the extension.~~

(a) Eligible recipients are covered for involuntary admissions for acute psychiatric conditions up to a maximum of seventeen days under the Involuntary Treatment Act in hospitals certified as evaluation and treatment facilities. If an involuntarily committed recipient reverts to voluntary status, PAS days are computed from day of admission and applied to any period exceeding the mandatory seventeen days. If PAS days are less than seventeen, the maximum of seventeen days will prevail.

(b) No payment will be made for care in a private psychiatric hospital that has not been certified under Title XVIII. Authorization for admission of an eligible individual to a private psychiatric hospital shall be under the same conditions and program limitations as for treatment of psychiatric conditions in a general hospital.

(c) Medicaid payment will be made for care in a state mental institution for AFDC recipients or SSI beneficiaries under age twenty-one and for all categorically needy recipients age sixty-five and older. Other age groups are covered under the Involuntary Treatment Act and/or other state funded programs.

(5) The department is prohibited from paying for hospitalization of any individual for the treatment of tuberculosis in a general hospital after such a diagnosis has been established.

(6) Hospitalization for the treatment of acute and chronic renal failure shall be provided, except that the department shall pay only deductibles and coinsurance for a recipient who is a medicare beneficiary and who is hospitalized for such treatment or for kidney transplant.

(7) Except for an emergency no hospital admission shall be made on Friday or Saturday for scheduled surgery on Monday. The attending physician may admit the recipient on Sunday to accomplish the necessary preoperative work-up.

(8) Approval for hospitalization of a recipient shall be based on the recipient's need for semi-private accommodations and reimbursement made at the multiple occupancy rate regardless of accommodations provided by the hospital. Special rates may be established for recipients covered by the Involuntary Treatment Act. Semi-private accommodations shall mean not less than two nor more than a four-bed room.

((9) A deductible not to exceed one-half the payment the department makes for the first day of inpatient hospital care for each admission is the responsibility of the limited casualty program-medically needy recipient.))

**AMENDATORY SECTION** (Amending Order 1685, filed 7/29/81)

**WAC 388-86-075 OUTPATIENT AND EMERGENCY CARE.** (1) No authorization is required for

categorically needy or limited casualty program-medically needy recipients to receive outpatient service, acute and emergent outpatient surgical care and other emergency care performed on an outpatient basis in a hospital. Justification for the service must be presented for payment.

(2) ((A recipient of the limited casualty program-medically needy may receive services without approval, and is required to make a copayment not to exceed three dollars for each emergency room visit.

((3))) A recipient of the limited casualty program-medically indigent must have medical consultant approval for emergency room services.

**AMENDATORY SECTION** (Amending Order 1684, filed 7/29/81)

**WAC 388-87-013 CONDITIONS OF PAYMENT—HOSPITAL CARE.** (1) ((A)) All hospital ((must request approval of admission for nonemergent conditions from the)) admissions require local medical consultant ((before payment is made for services provided to recipients of the state funded programs)) approval. Prior approval of the local medical consultant is required for all nonemergent hospital admissions.

(2) Neither the department nor the recipient will ((not)) be responsible for payment for additional days of hospitalization in the case of a hospitalized recipient when the PAS limitations have been exceeded and the provider has not ((requested an extension within termination of service or an extension request has been denied)) obtained local medical consultant approval unless prior contractual arrangements are made by the department for a specified length of stay. ((Payment for the additional days spent in the hospital would then depend upon any private agreement or contract between the provider and the patient.))

(3) A beneficiary of Title XVIII medicare who is not in a state institution shall use his nonrenewable lifetime hospitalization reserve of sixty days before payment for hospitalization will be made from Title XIX funds.

((4) A deductible not to exceed one-half the payment the department makes for the first day of inpatient hospital care for each admission is the responsibility of the limited casualty program-medically needy recipient.))

**AMENDATORY SECTION** (Amending Order 1873, filed 9/1/82)

**WAC 388-87-070 PAYMENT—HOSPITAL CARE.** The department will pay hospital costs of eligible persons who are patients in general hospitals when such hospitals meet the criteria as defined in RCW 70-41.020. Except for nonallowable revenue codes and the salary and wage component determination described in this subsection, reimbursable cost will be determined by the application of the ratio of hospital commission approved operating expense and total rate setting revenue. Changes in the salary and wage component will be determined by the secretary, after consideration of legislative policy with regard to public employees and after consideration of the amount of increases being financed

by the department for other providers of medical assistance services. Recipients of medicaid funded hospital services must have been approved as financially and medically eligible for hospitalization. They are:

(1) Categorically needy recipients,

(2) Limited casualty program recipients ((A deductible not to exceed one-half the payment the department makes for the first day of inpatient hospital care for each admission is the responsibility of the limited casualty program-medically needy recipients)),

(3) Recipients of continuing general assistance.

**AMENDATORY SECTION** (Amending Order 1684, filed 7/29/81)

**WAC 388-99-060 SCOPE OF CARE FOR MEDICALLY NEEDY.** (1) The medical coverage under the limited casualty-medically needy program will include inpatient hospital services; outpatient hospital and rural health clinic services; physician and clinic services; prescribed drugs; dentures; prosthetic devices; eyeglasses; skilled nursing facility services; intermediate care facility services; intermediate care facility services for the mentally retarded; home health services; laboratory and x-ray services; and medically necessary transportation.

(2) ((A medically needy recipient deductible not to exceed one-half the payment the department makes for the first day of inpatient hospital care shall apply to each hospital admission.))

(3) A medically needy recipient copayment not to exceed three dollars shall apply to each emergency room visit.

(4)) For other conditions and limitations under which these services may be provided, refer to appropriate service in chapter 388-86 WAC.

((5)) (3) A request for an exception to policy shall not be approved without review by the division of medical assistance.

Wenatchee	North Ball Room Wenatchee Center	7:00 p.m.	12-6-82
Richland	MPF Auditorium, WPPSS 3040 George Washington Way	7:00 p.m.	12-7-82

Public hearings will be conducted by a Deputy Secretary of State at each of the same six locations (except in Vancouver) to receive testimony and comments about the conclusions of the cost-effectiveness study. Written or oral comments will be accepted. The hearings will be recorded.

Seattle	Nisqually Room Seattle Center	7:30 p.m.	12-13-82
Everett	Everett Pacific Hotel 3105 Pine Street	7:30 p.m.	12-14-82
Richland	MPF Auditorium, WPPSS 3040 George Washington Way	7:00 p.m.	12-15-82
Olympia	Vance Tyee Motel Tumwater	7:30 p.m.	12-16-82
Vancouver	Columbia Art Center 400 West Evergreen Boulevard	7:30 p.m.	12-17-82
Wenatchee	North Ball Room Wenatchee Center	7:00 p.m.	12-20-82

All public testimony presented during the briefing and hearing process will be considered by the consultant for inclusion in the final cost-effectiveness study of WNP-2 and WNP-3. The final cost-effectiveness study must be completed and submitted when an election to approve bonds is requested by the Washington Public Power Supply System. The election cannot be held less than 90 days after the date of request. At this time, the most likely date for an election to approve bond sales to finance the completion of WNP-2 and WNP-3 is May 17, 1983. If a May 17, 1983, election occurs, the final report must be completed and filed no later than February 17, 1983.

The final cost-effectiveness study will provide the information base for a special voters pamphlet, which will also include arguments for and against the bond measure(s), to be distributed in advance of the election. Only residents of the Public Utility Districts and cities which are members of the Washington Public Power Supply System may vote in the election. Approximately 50% of Washington residents live in such areas.

**WSR 82-24-061**

**NOTICE OF PUBLIC MEETINGS  
SECRETARY OF STATE**  
[Memorandum—December 1, 1982]

In order to extend the opportunity for public comment required under Initiative 394, the Secretary of State in cooperation with the Washington Public Power Supply System, Don't Bankrupt Washington, and other interested groups, is sponsoring a series of special briefings and public hearings on the Preliminary Cost-Effectiveness Study of Plant 2 at Hanford and Plant 3 at Satsop.

Briefings on the methodology and findings of the cost-effectiveness study by the independent consultants who prepared this report will be presented at each of the following six locations:

Seattle	Nisqually Room Seattle Center	7:30 p.m.	11-29-82
Everett	Everett Pacific Hotel 3105 Pine Street	7:30 p.m.	11-30-82
Olympia	Vance Tyee Motel Tumwater	7:30 p.m.	12-1-82
Vancouver	Gaiser Hall Clark College	7:30 p.m.	12-2-82

**WSR 82-24-062**

**EMERGENCY RULES  
DEPARTMENT OF FISHERIES**  
[Order 82-213—Filed December 1, 1982]

I, Rolland A. Schmitt, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing rules.

I, Rolland A. Schmitt, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is restrictions in Areas 6, 6A provide protection of Skagit and Stillaguamish Snohomish origin chum. Restrictions in Areas 7C and the Samish River provide secondary protection for coho and chum returning to the Samish River. Restrictions in

Areas 10C, 10D and the Cedar River provide protection for Lake Washington sockeye. Restrictions in Area 8 and the Skagit River provide protection for Skagit River chum salmon. Restrictions in Areas 12A and 12D provide secondary protection for local chum salmon. Restrictions in Areas 12C provide protection for chum salmon destined for the Hoodspur Hatchery. Restrictions in Area 12B provide protection for chum returning to the Walcott Hatchery. Restrictions in Areas 6B, 8A, 9, Stillaguamish and Snohomish Rivers provide protection for Stillaguamish-Snohomish River chum salmon. The treaty Indian allocation of chum salmon appears to be taken in Area 7B and the Nooksack River.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

**APPROVED AND ADOPTED** December 1, 1982.

By Gary C. Alexander  
for Rolland A. Schmitten  
Director

#### NEW SECTION

**WAC 220-28-236 PUGET SOUND COMMERCIAL FISHERY RESTRICTIONS** Effective immediately it is unlawful for treaty Indian fishermen to take, fish for or possess salmon for commercial purposes in the following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following restrictions:

*Areas 6, 6A, 6B, 7C, 8, 8A, 9, 10C, 12A, 12D – Closed to all commercial fishing.*

*\*Area 7B and the Nooksack River – Effective noon December 1, closed to all treaty Indian fishing.*

*Area 10D – Closed to all commercial fishing in that portion within 250 yards of the eastern and northern shores of Lake Sammamish between the Sammamish River and Issaquah Creek.*

*Area 12B – Closed to all commercial fishing in that portion westerly of a line from Quatsap Point to Pulali Point.*

*Area 12C – Closed to all commercial fishing within 2,000 feet of the western shore between Hoodspur Marina Dock and Glen Ayr Trailer Park.*

*Cedar River, Samish River, Skagit River including all tributaries, Stillaguamish River, and Snohomish River – Closed to all commercial fishing.*

#### REPEALER

*Effective immediately the following section of the Washington Administrative Code is repealed:*

#### **WAC 220-28-235 PUGET SOUND COMMERCIAL FISHERY RESTRICTIONS (82-208)**

#### **WSR 82-24-063 PROPOSED RULES DEPARTMENT OF ECOLOGY**

[Filed December 1, 1982]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Ecology intends to adopt, amend, or repeal rules concerning Kitsap County, amending WAC 173-19-260.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on December 1, 1982.

The authority under which these rules are proposed is RCW 90.58.120 and 90.58.200.

This notice is connected to and continues the matter in Notice No. WSR 82-19-102 filed with the code reviser's office on September 22, 1982.

Dated: November 17, 1982

By: Donald W. Moos  
Director

#### **WSR 82-24-064 PROPOSED RULES OFFICE OF FINANCIAL MANAGEMENT**

[Filed December 1, 1982]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Office of Financial Management intends to adopt, amend, or repeal rules concerning utilization of passenger motor vehicles, chapter 82-36 WAC;

that such agency will at 9:30 a.m., Thursday, January 6, 1983, in the 4th Floor Conference Room, Office of Financial Management, Insurance Building, conduct a hearing relative thereto.

The adoption, amendment, or repeal of such rules will take place immediately following such hearing.

The authority under which these rules are proposed is RCW 43.41.130.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to January 5, 1983, and/or orally at 9:30 a.m., Thursday, January 6, 1983, 4th Floor Conference Room, Insurance Building, Olympia, Washington 98504.

Dated: December 1, 1982

By: Joe Taller  
Director

#### **STATEMENT OF PURPOSE**

This statement of purpose, prepared in compliance with RCW 34.04.045, accompanies the permanent rules adopted by the Office of Financial Management as follows:

Title: Utilization of Passenger Motor Vehicles, amending chapter 82-36 WAC.

**Purpose:** The purpose of this action is to amend the administrative regulations regarding use of state owned passenger motor vehicles for official state business.

**Summary and Purpose of Rule:** This amendment to WAC 82-36-030 broadens the definition of "official state business" to include authorized activities performed by a volunteer or non-compensated work experience program participant as directed by his or her supervisor. This redefinition of "official state business" has the effect of allowing a volunteer or non-compensated work experience program participant to operate a state-owned passenger motor vehicle when authorized by his or her supervisor.

**Drafter of the Rule, Rule Implementation and Enforcement:** Gene Newman, Chief, State Financial Policies Section, State Accounting and Fiscal Services Division, Office of Financial Management, Room 430A, Insurance Building, Olympia, Washington 98504, (206) 753-1814.

**Proposer of Rule:** Office of Financial Management, Olympia, Washington 98504.

**Comments or Recommendations:** Legal counsel for the Washington State Parks and Recreation Commission has recommended this amendment to the rules. Input solicited from various state agencies did not result in any negative comments. Further comments will be sought during the adoption process.

**Federal Law or Court Action Citation:** No federal laws are involved or action required by the courts.

#### **AMENDATORY SECTION (Amending Order 45, filed February 6, 1980)**

**WAC 82-36-030 DEFINITIONS.** As used in these rules and regulations, the following definitions will apply:

(1) **Director.** Means the director, office of financial management (OFM).

(2) **Agency head.** Means the head of any state agency.

(3) **Passenger motor vehicle.** Means any sedan, station wagon, bus or light truck which is designed for carrying ten passengers or less and is used primarily for the transportation of persons.

(4) **Official state business.** Those activities performed by an official or employee of the state, authorized volunteer, or non-compensated work experience program participant or student as directed by his or her supervisor in order to accomplish state programs or as required by the duties of his or her position or office.

(5) **Commuter ride-sharing vehicle.** Agencies may allow for the use of state-owned motor vehicles for commuter ride-sharing so long as the entire capital depreciation and operational expense of the commuter ride-sharing arrangement is paid by the commuters, and does not infringe upon the use of the vehicle for other official state business.

(6) **Permanently assigned vehicle.** A passenger motor vehicle which has been assigned to a state agency or an individual for a period greater than 30 days.

(7) **Temporarily assigned vehicle.** A passenger motor vehicle which has been assigned to a state agency for a period of 30 days or less.

(8) **State agency.** Shall include any state office, agency, commission, department or institution financed in whole or in part from funds appropriated by the legislature. It shall also include the state printer, but shall not include:

(a) The state supreme court or any agency of the judicial branch, or  
 (b) The legislature or any of its statutory, standing, special or interim committees.

(9) **Commuting.** Means travel by a state officer or employee to or from his or her official residence or other domicile to or from his or her official duty station or other place of work.

(10) **"Commuter ride-sharing"** means a car pool or van pool arrangement whereby a fixed group not exceeding fifteen persons including passengers and driver, is transported between their places of abode or termini near such places, and their places of employment or educational or other institutions, in a single daily round trip where the driver

is also on the way to or from his or her place of employment or educational or other institution.

(11) **NADA value.** Means the average trade-in value shown in the current issue of the NADA Official Used Car Guide, Pacific Northwest edition, published by the National Automobile Dealers Used Car Guide Co.

(12) **Agency transportation officer.** The senior staff employee designated by the agency director as agency transportation officer in accordance with the Governor's Executive Order EO 74-07.

#### **WSR 82-24-065**

#### **PROPOSED RULES**

#### **JAIL COMMISSION**

[Filed December 1, 1982]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Jail Commission intends to adopt, amend, or repeal rules concerning certification of new jail facilities;

that the agency will at 10:00 a.m., Thursday, January 6, 1983, in the Tyee Motor Inn, Olympia, Washington, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 70.48.060(3) and (5).

The specific statute these rules are intended to implement is RCW 70.48.060(3) and (5).

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before December 30, 1982.

Dated: December 1, 1982

By: George Edensword-Breck  
Director

#### **STATEMENT OF PURPOSE**

##### **Title: Certification of New Jail Facilities.**

**Description of Purpose:** The intent of this proposed new rule is to clarify and create an administrative process for confirming the completion and suitability for occupancy of a new jail facility funded by the state Jail Commission.

**Statutory Authority:** RCW 70.48.060(3) and (5).

**Specific Statute Rule is Intended to Implement:** RCW 70.48.060(3) and (5).

**Summary of Rule:** Proposed WAC 289-13-235(1) provides for a on-site visit to a new jail facility project at the time of completion or substantial completion, by the director or his/her designee and for issuance of a certificate authorizing the facility to house prisoners or of a statement of conditions to be met prior to issuance of such a certificate. Subsection (2) indicates that such certification is to be based upon state physical plant standards compliance and confirmation of the status of the existing facility only. Subsection (3) provides for full Jail Commission review and confirmation of the status of the facility at its first public meeting following the director's action.

**Reasons Supporting Proposed Action:** Current experience has demonstrated that there is some confusion at the local government level regarding the point at which Jail Commission construction oversight is completed and

a facility ready to open. This rule is intended to better define the oversight established under chapter 289-13 WAC and to provide simple and direct confirmation of a project status to local governments.

**Agency Personnel Responsible for Drafting, Implementation and Enforcement:** George Edensword-Breck, Director, Washington State Jail Commission, 110 East Fifth, GB-12, Olympia, Washington 98504, (206) 753-5790, Scan 234-5790.

**Person or Organization Proposing Rule, and Whether Public, Private, or Governmental:** George Edensword-Breck, Director, Washington State Jail Commission.

**Agency Comments or Recommendations Regarding Statutory Language, Implementation, Enforcement, Fiscal Matters:** None.

**Whether Rule is Necessary as Result of Federal Law or Federal or State Court Action:** Not applicable.

**Small Business Economic Impact Statement:** Not applicable.

#### NEW SECTION

**WAC 289-13-235 CERTIFICATION OF NEW JAIL FACILITY.** (1) Upon notification by a governing unit of completion or substantial completion of a state-funded detention or correctional facility and prior to or within fifteen days of submission of the documentation required for the final state payment under WAC 289-13-230(2), the director or his/her designated staff will inspect the completed facility and based thereon the director shall either issue a certificate authorizing the facility to house prisoners or a statement of conditions required to be met prior to issuance of such certificate.

(2) In certifying a facility to commence operation, the director will confirm that:

(a) The facility as completed meets all applicable state physical plant standards except where variances therefrom have been granted; and

(b) That, except where specific authorization for continued operation of the governing unit's existing jail facility has been granted by the commission, the governing unit's plans include discontinued use of such existing facility to house prisoners.

(3) At the first public meeting of the commission following issuance of a certificate of operation under subsection (1) of this section, the director will present for commission action appropriate modifications of its schedule of jail classification and use which will include identification of new jail facilities meeting state physical plant standards, as well as amendments to WAC 289-15-225, identifying maximum jail capacities.

**WSR 82-24-066  
PROPOSED RULES  
JAIL COMMISSION**  
[Filed December 1, 1982]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Jail Commission intends to adopt, amend, or repeal rules concerning maximum capacities, amending WAC 289-15-225;

that the agency will at 10:00 a.m., Thursday, January 6, 1983, in the Tyee Motor Inn, Olympia, Washington, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 70.48.050(1)(a) and 70.48.070.

The specific statute these rules are intended to implement is RCW 70.48.050(1)(a) and 70.48.070.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before December 30, 1982.

Dated: December 1, 1982  
By: George Edensword-Breck  
Director

#### **STATEMENT OF PURPOSE**

**Title: Maximum Capacities.**

**Description of Purpose:** The purpose of WAC 289-15-225, which was originally adopted on May 14, 1982, is to incorporate within the Jail Commission's custodial care standards specific maximum jail capacity figures for purposes of applying the crowding standard set forth in WAC 289-15-220. The purpose of the instant amendments thereto is to eliminate interim capacity figures which were incorporated within WAC 289-15-225 at the time of its original adoption and to substitute for them final capacity judgments of the commission.

**Statutory Authority:** RCW 70.48.050(1)(a) and 70.48.070.

**Specific Statute Rule is Intended to Implement:** RCW 70.48.050(1)(a) and 70.48.070.

**Summary of Rule:** The amendments to WAC 289-15-225 substitute permanent maximum capacity figures for existing interim figures for purposes of applying the Jail Commission's custodial care standard on crowding, WAC 289-15-220.

**Reasons Supporting Proposed Action:** These amendments complete extensive deliberations and studies conducted by the state Jail Commission over a two-year period, in the course of which the commission has attempted, consistent with its statutory direction, to apply minimum constitutional standards to existing detention and correctional facilities in the state. Interim capacity figures were adopted at the time of the original adoption of WAC 289-15-225 in order to permit a detailed committee study of what figures should be adopted for certain jails. That process has now been completed and a set of committee recommendations incorporated by the full commission in this proposed amendment.

**Agency Personnel Responsible for Drafting, Implementation and Enforcement:** George Edensword-Breck, Director, Washington State Jail Commission, 110 East Fifth, GB-12, Olympia, Washington 98504, (206) 753-5790, Scan 234-5790.

**Person or Organization Proposing Rule, and Whether Public, Private or Governmental:** The proposed amendments are proposed by the State and Local Corrections Committee of the State Jail Commission, which is chaired by Ms. Phyllis Kenney.

**Agency Comments or Recommendation Regarding Statutory Language, Implementation, Enforcement, Fiscal Matters:** None.

**Whether Rule is Necessary as Result of Federal Law or Federal or State Court Action:** Not applicable.

**Small Business Economic Impact Statement:** Not applicable.

AMENDATORY SECTION (Amending Order 28, filed 5/17/82)

WAC 289-15-225 MAXIMUM CAPACITIES. Pursuant to WAC 289-15-220, the maximum capacity of each detention and correctional facility within the state of Washington is established at the figure indicated below.

Detention FacilitiesCorrectional Facilities

Auburn (22)	Benton County (((36=interim)) 33)
Bremerton (23)	Chelan County (((60=interim)) 50)
Ferry County (10)	Clallam County (102)
Forks (11)	Clark County (((48=interim)) 141)
Issaquah (6)	Cowlitz County (91)
Olympia (temporary)(19((=interim)))	Franklin County (((78=interim)) 76)
Pend Oreille County (18)	Grant County (((65=interim)) 54)
Richland (23)	Grays Harbor County (54)
	Island County (29)
	Jefferson County (18)
	Kent (20)
	King County (((1065=interim)) 1038)
	Kitsap County (101)
	Kittitas County (((52=interim)) 52)
	Klickitat County (36)
	Lewis County (((68=interim)) 62)
	Lincoln County (8)
	Mason County (((37=interim)) 34)
	Okanogan County (((55=interim)) 52)
	Pacific County (14)
	Pierce County (263)
	Skagit County (((40=interim)) 28)
	Skamania County (17)
	Snohomish County (128)
	Spokane County (352)
	Thurston County (((110=interim)) 94)
	Walla Walla County (24)
	Whatcom County (((92=interim)) 82)
	Whitman County (21)
	Yakima County (((215=interim)) 225)

**WSR 82-24-067****ADOPTED RULES****JAIL COMMISSION**

[Order 31—Filed December 1, 1982]

Be it resolved by the Washington State Jail Commission, acting at Walla Walla, Washington, that it does adopt the annexed rules relating to proportionate allocation of funding, WAC 289-13-240.

This action is taken pursuant to Notice No. WSR 82-20-095 filed with the code reviser on October 6, 1982. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 70.48.060 and 70.48.090(2) and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 19, 1982.

By George Edensword-Breck  
Director

NEW SECTION

WAC 289-13-240 PROPORTIONATE ALLOCATION OF FUNDING. (1) State Funded Jail Projects Involving Two or More Governing Units. For purposes of meeting the direction of RCW 70.48.090(2),

the State Jail Commission has determined and hereby formally establishes as follows the proportionate allocation of funding and beds for all state-funded jail projects which were authorized funding on the basis of anticipated joint jail operation agreements: PROVIDED that all participating governing units whose jail population projection represents less than 5% of the total funded capacity of a particular project have been included within the population for the governing unit primarily responsible for the jail facility. NOTE: The governing unit primarily responsible for operating the facility is listed first in each instance.

Governing Unit	Beds	Funding
Benton County	87	\$ 4,415,987
City of Kennewick	9	456,826
City of Richland	13	659,860
Total	109	\$ 5,532,673
Chelan County	56	\$ 3,177,419
City of Wenatchee	47	2,666,762
Douglas County	14	794,355
Total	117	\$ 6,638,536
Clark County	232	\$ 9,108,772
City of Vancouver	68	2,669,812
Total	300	\$ 11,778,584
Cowlitz County	91	\$ 989,206
City of Longview	20	217,143
Total	111	\$ 1,206,349
Franklin County	62	\$ 4,605,092
City of Pasco	40	2,969,072
Total	102	\$ 7,574,164
Grant County	65	\$ 4,322,876
Adams County	10	400,000
Total	75	\$ 4,722,876
Island County	46	\$ 3,518,681
San Juan County	4	305,972
Total	50	\$ 3,824,653
Jefferson County	23	\$ 1,663,247
City of Port Townsend	2	156,498
Total	25	\$ 1,819,745
King County	910	\$ 44,741,556
City of Seattle	315	15,487,462
Total	1225	\$ 60,229,018
Kittitas County	40	\$ 2,506,518
City of Ellensburg	5	309,794
Total	45	\$ 2,816,312
Klickitat County	24	\$ 2,185,675
City of Goldendale	3	273,209
City of White Salmon	1.5	136,605
City of Bingen	1.5	136,605
Total	30	\$ 2,732,094
Lewis County	63	\$ 4,765,680
City of Centralia	5	364,223
Total	68	\$ 5,129,794
Lincoln County	14	\$ 1,138,642
City of Davenport	1	81,332
Total	15	\$ 1,219,974
Mason County	40	\$ 3,287,598
City of Shelton	5	414,652
Total	45	\$ 3,702,250
Pierce County	342	\$ 17,278,025
City of Tacoma	38	1,919,781
Total	380	\$ 19,197,806
Skagit County	68	\$ 5,822,440
City of Mount Vernon	5	428,121
City of Anacortes	2	171,248
Total	75	\$ 6,421,809
Snohomish County	300	\$ 14,269,379
City of Everett	37	1,759,890
Total	337	\$ 16,029,269
Spokane County	357	\$ 19,038,667
City of Spokane	34	1,814,199

Total	391	\$20,852,866
Walla Walla County	39	\$ 2,777,378
City of Walla Walla	5	<u>336,275</u>
Total	44	\$ 3,113,653
Yakima County	235	\$ 9,812,117
City of Yakima	40	<u>1,670,147</u>
Total	275	\$11,482,264

(2) Depreciation of Proportionate Allocation of Funding. The proportionate allocation of funding identified under subsection (1) of this rule for particular jurisdictions shall be subject to review and a proportionate decrease on the written request of any of the affected governing units (a) whenever less than the maximum level of funding is expended over the life of the construction; and (b) on an annual basis for ten years from the date of completion of construction of each project applying a twenty-year straight-line depreciation schedule; and (c) when significant changes have occurred in the legal or demographic assumptions on which proportionate allocation of beds and funding have been made which can reasonably be anticipated to prevail throughout the life of the ten-year period.

**WSR 82-24-068  
ADOPTED RULES  
DEPARTMENT OF  
SOCIAL AND HEALTH SERVICES  
(Public Assistance)**

[Order 1915—Filed December 1, 1982]

I, David A. Hogan, director of the Division of Administration, do promulgate and adopt at Olympia, Washington, the annexed rules relating to payment for foster care to relatives, amending WAC 388-70-064.

This action is taken pursuant to Notice No. WSR 82-21-005 filed with the code reviser on October 8, 1982. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the Department of Social and Health Services as authorized in RCW 74.08.090.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED December 1, 1982.

By David A. Hogan  
Director, Division of Administration

**AMENDATORY SECTION** (Amending Order 1504, filed 5/22/80)

**WAC 388-70-064 PAYMENT FOR FOSTER CARE TO RELATIVE.** (1) State foster care funds shall not be expended for a child living with a relative eligible to receive AFDC on behalf of the child unless the relative has been appointed guardian for a child pursuant to RCW 13.34.231 and the relative was receiving AFDC-FC (IV-E) on behalf of the child prior to the establishment of the guardianship.

(2) Natural parents, adoptive parents, and stepparents are not eligible to receive foster care payments.

(3) Relatives providing care to children potentially eligible for both AFDC and ((AFDC foster care)) AFDC-FC (IV-E) must be given the choice of applying for either program.

(4) Homes of relatives eligible to receive AFDC grants need not be licensed; those paid from foster care funds must be licensed or certified as meeting licensing requirements per WAC 388-73-020.

(5) Other than a child's parents, persons not subject to licensing are grandparents, brothers, sisters, stepbrothers, stepsisters, uncles, aunts and first cousins.

**WSR 82-24-069  
ADOPTED RULES  
DEPARTMENT OF  
SOCIAL AND HEALTH SERVICES  
(Public Assistance)**

[Order 1916—Filed December 1, 1982]

I, David A. Hogan, director of the Division of Administration, do promulgate and adopt at Olympia, Washington, the annexed rules relating to Excluded resources—SSI program, amending WAC 388-92-045.

This action is taken pursuant to Notice No. WSR 82-21-014 filed with the code reviser on October 11, 1982. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the Department of Social and Health Services as authorized in RCW 74.08.090.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED December 1, 1982.

By David A. Hogan  
Director, Division of Administration

**AMENDATORY SECTION** (Amending Order 1801, filed 5/5/82)

**WAC 388-92-045 EXCLUDED RESOURCES.** Applicants or recipients may transfer or exchange an exempt resource. Cash received from the sale of an exempt resource is excluded provided the total amount of cash is used to replace or reinvest in another exempt resource within three months. Any remaining portion in excess of allowed resources shall be considered a nonexempt resource if the individual's eligibility continues without a break in certification. In determining the resources of an individual and spouse, if any, the following items shall be excluded up to the dollar limit, if any, as indicated:

(1) The home or the proceeds from the sale of a home, which is an excluded resource, will also be excluded to the extent that they are re-invested in the

purchase of another home which is similarly excluded within three months of the date of receipt of proceeds.

(a) The home of the individual must be the individual's principal place of residence in order to be an excluded resource.

(i) Temporary absences from home including absences from home for trips, visits, and hospitalizations do not offset the home exclusion as long as the individual intends to return home.

(ii) An absence of more than six months may indicate that the home no longer serves as the principal place of residence. See WAC 388-83-140(4)(d).

(iii) The home continues to be excluded if the individual intends to return and there is a likelihood that he/she will return.

(iv) When an institutionalized individual intends to return home, a physician's evaluation of his/her ability to return at some future time to a home setting may be used as the basis of a temporary absence determination. The evidence must be conclusive before a determination can be made that the individual is unable to return home.

(v) Transfer of a home during a temporary absence ((with)) may constitute evidence that the individual no longer intends to return. Adequate consideration must be received and allocated to the individual's resources. See WAC ((388-99-035(2))) 388-92-043, transfer of property at less than fair market value.

(b) If the home is used by a spouse or dependent relative during the individual's absence, it will continue to be considered the principal place of residence.

(2) Household goods and personal effects.

(3) An automobile will be totally excluded if it is used for employment or for the individual's medical treatment; otherwise, the current retail market value up to \$4,500, any excess to be counted against the resource limit.

(4) Property of a trade or business which is essential to the means of self-support; however, it shall not include liquid resources as defined in WAC 388-92-005 even though such liquid resource may be producing income. This property means items commonly referred to as tangible business assets such as land and buildings, equipment and supplies, inventory, cash on hand, accounts receivable, etc. The current market value shall not exceed six thousand dollars with a minimum annual rate of return of six percent.

(5) Nonbusiness property which is essential to the means of self-support. This shall include:

(a) Nonliquid (see WAC 388-92-005), nonbusiness property if it is relied upon by the individual as a significant factor in producing income on which he can live, or is used to produce goods, or provide services essential to the individual's support.

(b) Property used exclusively to produce items for home consumption provided the items are significant factors for support and maintenance of the individual.

(c) Tools, equipment, uniforms and similar items required by the individual's employer.

(d) A motor vehicle (in addition to that already excluded) which is essential because of climate, terrain, or similar factors, or special modification, and required to

provide necessary transportation. The limitation on value of such vehicle is the same as (3) above.

(6) Resources of a blind or disabled individual which are necessary to fulfill an approved plan for achieving self-support for so long as such plan remains in effect.

(7) Shares of stock held in a regional or village corporation during the period of twenty years ending January 1, 1992, in which such stock is inalienable pursuant to the Alaska Native Claims Settlement Act.

(8) Life insurance owned by an individual and spouse, if any, to the extent of its cash surrender value, provided that the total face value of policies held by each individual is \$1500 or less, in which case the cash surrender value is not evaluated. If the face value of policy(ies) is over \$1500, cash surrender value must be applied to resource limitations. Term or burial insurance with no cash surrender value is not considered in determining face value.

(9) Restricted allotted land owned by an enrolled member and spouse, if any, of an Indian tribe, if such land cannot be sold, transferred or otherwise disposed of without permission of other individuals, his tribe or an agency of the federal government.

(10) Cash received from an insurance company for purposes of repairing or replacing an excluded resource that is lost, damaged, or stolen, etc., is excluded as a resource provided the total amount of the cash is used to repair or replace such excluded resource within nine months that period may be extended based on circumstances beyond the control of the applicant to a maximum of nine additional months. Any such cash not so used within such time periods is considered as an available resource.

(11) A burial plot, ((or)) burial crypt or prepaid burial contract ((if the individual is not free to sell it because of any of the following conditions:

(a) The contract is irrevocable and cannot be liquidated.

(b) The contract is under joint ownership and the other owner refuses to permit sale.

(c) The contract is otherwise unsalable)).

(12) Other resources excluded by federal statute.

**WSR 82-24-070  
ADOPTED RULES  
DEPARTMENT OF  
SOCIAL AND HEALTH SERVICES  
(Health)**

[Order 1917—Filed December 1, 1982]

I, David A. Hogan, director of the Division of Administration, do promulgate and adopt at Olympia, Washington, the annexed rules relating to waterworks operator certification, amending chapter 248-55 WAC.

This action is taken pursuant to Notice No. WSR 82-21-063 filed with the code reviser on October 20, 1982. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 70.119-.050 which directs that the Department of Social and Health Services has authority to implement the provisions of chapter 70.19 RCW.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

**APPROVED AND ADOPTED** December 1, 1982.

By David A. Hogan  
Director, Division of Administration

#### NEW SECTION

**WAC 248-55-210 PURPOSE.** These rules implement chapter 70.119 RCW and are adopted pursuant to RCW 70.119.050.

#### NEW SECTION

**WAC 248-55-220 NOTICE OF REVOCATION.** Whenever the department has reasonable cause to believe that in the administration of chapter 70.119 RCW, grounds exist to revoke a certificate of competency, the department shall notify the certificate holder. The notice must:

- (1) Be in writing;
- (2) State the grounds the department relies on to revoke the certificate; and
- (3) Be delivered personally to the certificate holder or be mailed by certified mail to his or her last known residence or business address.

#### NEW SECTION

**WAC 248-55-230 APPEAL OF REVOCATION.** The certificate holder may appeal the department's proposal to revoke his or her certificate. The notice of appeal must:

- (1) Be in writing;
- (2) Clearly and concisely state each and every basis for the appeal;
- (3) State whether the appellant will represent himself or herself or be represented by another;
- (4) State the name, mailing address, and telephone number of the appellant and, if represented by another, the representative's name, address, and telephone number; and
- (5) Be mailed by certified mail to Office of Hearings, Post Office Box 2465, Olympia, Washington 98504 and be received by the office of hearings within twenty days of the certificate holder's receipt of the decision to revoke his or her certificate.

#### NEW SECTION

**WAC 248-55-240 HEARING AND RECOMMENDATION BY BOARD.** (1) The board shall hold a hearing to make a record upon which it shall base its recommendation to the secretary. The hearing shall be conducted in accordance with chapter 34.04 RCW and under the procedural rules of chapter 10-08 WAC.

(2) The board may have a hearings examiner assigned to preside at the hearing. The hearings examiner:

- (a) Shall conduct the hearings;
- (b) Shall offer advice and assistance to the board upon request by the board; and
- (c) Shall not be a member of the board.

(3) The department has the burden of proving its case by a preponderance of the credible evidence.

(4) At least four members of the board including the water industry representative must consider the record. A majority of the board members who considered the record shall make a written recommendation to the secretary to, or not to, revoke the certificate. The recommendation shall contain findings of fact and conclusions of law.

(5) The board's recommendation shall be personally delivered to the certificate holder or mailed to him or her by certified mail to his or her last known residence or business address.

#### NEW SECTION

**WAC 248-55-250 FINAL DECISION BY SECRETARY.** (1) If the board's recommendation is to revoke the certificate, the recommendation shall be a proposal for decision as defined in RCW 34.04.110. The certificate holder has the right to file exception and argument to the board's recommendation with the secretary. Any exception or argument must:

- (a) Be in writing;
- (b) Clearly and concisely state each and every basis for exception or argument;
- (c) State the certificate holder's mailing address; and
- (d) Be mailed by certified mail to Office of Hearings, Post Office Box 2465, Olympia, Washington 98504 and be received by the office of hearings within twenty days of the board's recommendation to the secretary being personally delivered to or mailed to the certificate holder.

(2) If the board's recommendation is to revoke the certificate, the board shall send its recommendation and the record of the board's proceedings to the secretary.

(3) If the board's recommendation is to revoke, the secretary shall make the decision to, or not to, revoke the certificate after considering so much of the record made by the board as he or she deems necessary. The secretary must consider the whole record or such portions thereof as are cited by a party in any exception or argument timely filed in response to the board's recommendation.

(4) If the board's recommendation is not to revoke the certificate, the board's decision shall be binding on the department.

#### NEW SECTION

**WAC 248-55-260 JUDICIAL REVIEW.** Any certificate holder aggrieved by the decision of the secretary has the right to judicial review pursuant to RCW 34.04.130.

**WSR 82-24-071**  
**ADOPTED RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
**(Public Assistance)**  
[Order 1918—Filed December 1, 1982]

I, David A. Hogan, director of the Division of Administration, do promulgate and adopt at Olympia, Washington, the annexed rules relating to:

New WAC 388-33-051 Payment of grant—Rounding down.  
Amd WAC 388-33-055 Payment of grant—Minimum amount.

This action is taken pursuant to Notice No. WSR 82-21-053 filed with the code reviser on October 19, 1982. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the Department of Social and Health Services as authorized in RCW 74.08.090.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

**APPROVED AND ADOPTED** December 1, 1982.

By David A. Hogan  
Director, Division of Administration

**NEW SECTION**

**WAC 388-33-051 PAYMENT OF GRANT—ROUNDING DOWN.** Grant payments shall be rounded down to the next whole dollar amount unless the grant is already an even dollar amount.

**AMENDATORY SECTION** (Amending Order 1792, filed 4/14/82)

**WAC 388-33-055 PAYMENT OF GRANT—MINIMUM AMOUNT.** Grants shall be in the exact amount determined as payable, ((except that no) and rounded down to the next whole dollar. When a grant ((of)) is less than ten dollars it shall not be paid except for grants that would have exceeded ten dollars prior to the mandatory deduction for recoupment of an overpayment.

**WSR 82-24-072**  
**ADOPTED RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
**(Public Assistance)**  
[Order 1920—Filed December 1, 1982]

I, David A. Hogan, director of the Division of Administration, do promulgate and adopt at Olympia, Washington, the annexed rules relating to physician's services, amending WAC 388-86-095.

This action is taken pursuant to Notice No. WSR 82-21-015 filed with the code reviser on October 11, 1982.

These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the Department of Social and Health Services as authorized in RCW 74.08.090.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

**APPROVED AND ADOPTED** December 1, 1982.

By David A. Hogan  
Director, Division of Administration

**AMENDATORY SECTION** (Amending Order 1685, filed 7/29/81)

**WAC 388-86-095 PHYSICIANS' SERVICES.** The department shall purchase the services of physicians participating in the program on a fee-for-service or contract basis subject to the exceptions and restrictions listed as follows.

(1) Physicians' services are provided through contract agreements for certain voluntary child care agencies and maternity homes.

(2) Cost of a physical examination is authorized only for recipients related to federal programs under the following circumstances:

(a) For admission to skilled nursing facility if within forty-eight hours of admission or change of status from a private—pay to a medicaid-eligible patient.

(b) Given as a screening under the EPSDT program; see WAC 388-86-027.

(c) For physical examination not covered by medicaid, see the following:

(i) AFDC incapacity, see chapter 388-24 WAC.

(ii) Determination of whether an individual's health will or will not permit his return to his home, see chapter 388-28 WAC.

(iii) Request by the claimant or examiner in a fair hearing procedure, see chapter 388-08 WAC.

(iv) Foster home placement, see chapter 388-70 WAC.

(v) Adoptive home placement, see chapter 388-70 WAC.

(vi) Employability for WIN program, see chapter 388-24 WAC.

(vii) Incapacity for GAU program, see chapter 388-37 WAC.

(3) When covered services of a consultant or specialist are necessary, approval need not be obtained from the medical consultant. Payment shall be made in accordance with local medical bureau practices.

(a) A fee for consultation shall not be paid when the specialist subsequently performs surgery or renders treatment for which flat fees or fees-for-service accrue.

(b) On initial or subsequent visits for the purpose of establishing a diagnosis and when services of a specialist or consultant are required, payment shall be limited to

not more than two such services. Any additional specialist or consultant requests shall be justified by the attending physician and approved by the medical consultant.

(4) Limitations on payment for physicians' services:

(a) Payment for physicians' calls for nonemergent conditions in a skilled nursing facility or an intermediate care facility, is limited to two calls per month. Requests for payment for additional visits must be justified at the time the billing is submitted by the physician.

(b) Payment for hospital calls is limited to one call per day. This is applicable to other than flat fee care.

(c) Individual outpatient psychotherapy provided by a psychiatrist shall be limited to one hour per month or equivalent combinations. Up to a maximum of two hours psychotherapy may be authorized when justified during the first month of treatment. Subdivisions of (4)(a) and (b) of this section, also apply unless other rules take precedence. See WAC 388-86-067(1) for service provided by a contracting mental health center.

(5) All surgical procedures require approval by the medical consultant.

(6) ~~((Nonemergent hospital admissions for state funded recipients require prior approval by the chief of the office of medical policy and procedure or his designees.)~~

((7)) Minor surgery and diagnostic procedures performed in a physician's office do not require prior approval.

((8))((7)) No payment will be made for cosmetic, reconstructive or plastic surgery which is defined as surgery performed to revise or change the texture, configuration or relationship of structure with continuous structure when the purpose is primarily psychological and will not correct or materially improve body function, or is intended to alter any part of the body which could be considered to be "normal" within broad range of variation for function, age, ethnic, or familial origin.

((9))((8)) A recipient of public assistance is not required to obtain medical care in the county of his residence.

((10))((9)) For limitations on out-of-state physicians' services see WAC 388-86-115.

**WSR 82-24-073  
PROPOSED RULES  
DEPARTMENT OF  
GENERAL ADMINISTRATION  
(Division of Banking)  
[Filed December 1, 1982]**

Notice is hereby given in accordance with the provisions RCW 34.04.025, that the Division of Banking, Department of General Administration, intends to adopt, amend, or repeal rules concerning characterization of excess fund transactions by state chartered commercial banks, WAC 50-12-020 and application

procedures for establishment of network systems of satellite facilities, WAC 50-40-050. A copy of the proposed WAC 50-40-050 showing an amendment thereto which has been proposed since the filing of the original notice in connection with the proposed adoption of this rule is shown below. The proposed amendment is in subsection (5) of the proposed rule;

that the agency will at 10:00 a.m., Thursday, December 23, 1982, in the General Administration Building, Olympia, Washington, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 30.04.030.

Interested persons may submit data, views, or arguments in writing to be received by this agency before December 23, 1982.

This notice is connected to and continues the matter in Notice No. WSR 82-21-072 filed with the code reviser's office on October 20, 1982.

Dated: December 1, 1982

By: Michael D. Edwards  
Supervisor of Banking

**NEW SECTION**

WAC 50-40-050 NETWORK SYSTEMS. Application for approval to establish or operate a network system in which one or more state-chartered banks, trust companies, stock savings banks, or mutual savings banks participate shall be submitted in accordance with this section. Application may be made either by the sponsor or by one or more participating financial institutions. The application shall include the following:

(1) A copy of a resolution of the governing body of each state-chartered bank, trust company, stock savings bank, or mutual savings bank participating in the network system, authorizing such participation.

(2) A list showing the exact location of each proposed satellite facility, including the street address, city and state. If a satellite facility is to be located in a retail store, institution, office building or other type of merchant or business establishment, indicate the name and type of establishment. If a satellite facility is to be located in a shopping center, state the name of the shopping center.

(3) A list of all equipment necessary to operate the network system, including the terminal (specify manufacturer), auxiliary equipment, and the data centers where transactions will be routed.

(4) Identification and description of the type of activator and personal identification code (PIC) which will be used by customers at satellite facilities to access their accounts, as well as indication of how and by whom the activator and the PIC will be issued, with a description of the security measures to be taken.

(5) A summary of the design and general operating features of the network system. At a minimum, this response must include a discussion of:

- (a) the proposed hours of operation;
- (b) the mode of operation (i.e., off-line, off-line with on-line terminals, on-line, or a combination);
- (c) transactions and transaction restrictions;
- (d) procedures for verification, authorization, storage and posting of transactions;

(e) receipts, audit trails, "hot-card" files, and any other measures used to protect the integrity of the system;

(f) the switch, including (i) an explanation of the means by which a transaction is routed to the appropriate data centers; (ii) a description of logging and audit procedures for the purpose of verifying transactions processed through the switch; (iii) the identity of all data centers involved in the operation of the system; (iv) the identity of any party or parties other than the sponsor responsible for operation of the

switch, (v) a description of the sponsor's or such other party's or parties' experience and qualifications in switch operation, and (vi) procedures for operation during terminal, switch, or CPU down-time (whether scheduled or unscheduled).

(6) If there are financial institutions participating in the network system which do not have offices within this state, evidence that satellite facilities in the jurisdiction in which such institutions are organized are made available on a reciprocal basis to financial institutions which have offices in the state of Washington.

(7) Such identification of the party or parties who will own and maintain the satellite facilities as the supervisor may require.

(8) Evidence of bonding and insurance coverage for the sponsor and other parties involved in operation of the switch or network system.

(9) A complete description in full detail of the procedures for protection of customer privacy and the confidentiality of account information.

(10) A complete description in full detail of the procedures to be used to protect against fraudulent use of the network system.

(11) Copies of agreements between financial institution participants and the sponsor. If the agreements are in standardized form, a sample will suffice.

(12) Names and head office addresses of all financial institutions who will participate in the network system.

(13) A description of the method of sharing, including the organizational structure of the network system and the basis for sharing capital expenditures and operating costs.

(14) A certified copy of a resolution of the governing body of the sponsor which (a) authorizes the supervisor to conduct such examinations of the network system and its various component parts as are deemed necessary by the supervisor; (b) sets forth the agreement of the sponsor to pay the supervisor's expenses incurred in such examinations in accordance with the supervisor's rates for special examinations of financial institutions as set forth in WAC 50-44-030; (c) gives assurances to the supervisor that such authorization and agreement shall not be withdrawn until the expiration of at least thirty days after notice of such withdrawal has been given to the supervisor; and (d) confirms the understanding of the sponsor that failure to permit such examination by the supervisor shall be grounds for immediate suspension of the supervisor's approval of the network system.

authority to implement the provisions of chapter 30.04 RCW. Chapter 50-24 WAC is promulgated pursuant to RCW 42.17.250 which directs that the Division of Banking has authority to implement the provisions of chapter 31.04 RCW.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED November 23, 1982.

By Michael D. Edwards  
Supervisor of Banking

#### AMENDATORY SECTION (Amending Order 40, filed 3/23/79)

**WAC 50-12-040 SCHEDULE OF FEES FOR BANKS, TRUST COMPANIES, STOCK SAVINGS BANKS, MUTUAL SAVINGS BANKS, AND ALIEN BANKS.** The supervisor shall collect in advance the following fees: (1) \$2,000.00 for filing application for a certificate of authority and attendant investigation for a new bank or trust company. If the cost therefor (computed on the basis of ~~(((\$20.00)) \$30.00 per ((man)) employee hour~~) devoted by the division of banking to processing and investigating the application) exceeds \$2,000.00, the applicant shall pay such excess when ascertained by the supervisor.

(2) \$1,500.00 for filing an application for certificate authorizing an alien bank to establish and operate an office in the state of Washington and attendant investigation. If the cost therefor (computed on the basis of ~~(((\$20.00)) \$30.00 per ((man)) employee hour~~) devoted by the division of banking to processing and investigating the application) exceeds \$1,500.00, the applicant shall pay such excess when ascertained by the supervisor.

(3) \$500.00 for filing an application for certificate authorizing an alien bank to establish and operate a bureau in the state of Washington. If the cost therefor (computed on the basis indicated in (1) and (2) above) exceeds \$500.00, the applicant shall pay such excess when ascertained by the supervisor.

(4) \$500.00 for filing an application for a certificate of authority for a branch and attendant investigation. If the cost therefor (computed on the basis of ~~(((\$20.00)) \$30.00 per ((man)) employee hour~~) devoted by the division of banking to processing and investigating the application) exceeds \$500.00, the applicant shall pay such excess when ascertained by the supervisor.

(5) \$500.00 for filing an application for a certificate conferring trust powers and attendant investigation. If the cost therefor (computed on the basis of ~~(((\$20.00)) \$30.00 per ((man)) employee hour~~) devoted by the division of banking to processing and investigating the application) exceeds \$500.00, the applicant shall pay such excess when ascertained by the supervisor.

(6) \$2,000.00 for filing merger, consolidation or reorganizational agreement and attendant investigation. If three or more banks are involved, then the fee for each is \$1,000.00. If the cost therefor (computed on the basis of

#### WSR 82-24-074 ADOPTED RULES DEPARTMENT OF GENERAL ADMINISTRATION (Division of Banking)

[Order 48—Filed December 1, 1982]

I, Michael D. Edwards, Supervisor of Banking, do promulgate and adopt at Olympia, Washington, the annexed rules relating to banks and trust companies, chapter 50-12 WAC; small loan act rules, chapter 50-16 WAC; industrial loan companies, chapter 50-20 WAC; public records, chapter 50-24 WAC; satellite facilities, chapter 50-40 WAC; and schedule of fees for examinations, chapter 50-44 WAC.

This action is taken pursuant to Notice Nos. WSR 82-21-071 and 82-21-072 filed with the code reviser on October 20, 1982. Such rules shall take effect pursuant to RCW 34.04.040(2).

Chapter 50-16 WAC is promulgated pursuant to RCW 31.08.230 which directs that the Division of Banking has authority to implement the provisions of chapter 31.08 RCW. Chapter 50-20 WAC is promulgated pursuant to RCW 31.04.150(2) which directs that the Division of Banking has authority to implement the provisions of chapter 31.04 RCW. Chapters 50-12, 50-40 and 50-44 WAC are promulgated pursuant to RCW 30.04.030 which directs that the Division of Banking has

(((\$20.00)) \$30.00 per ((man)) employee hour devoted by the division of banking to processing and investigating the application) exceeds the specified fee, the applicant surviving bank shall pay such excess when ascertained by the supervisor.

(7) \$300.00 for filing an application for a certificate of appropriate adjunct and attendant investigation. If the cost therefor (computed on the basis of (((\$20.00)) \$30.00 per ((man)) employee hour devoted by the division of banking to processing and investigating the application)) exceeds \$300.00, the applicant shall pay such excess when ascertained by the supervisor.

(8) \$300.00 for filing application to relocate main office or branch and attendant investigation. If the cost therefor (computed on the basis of (((\$20.00)) \$30.00 per ((man)) employee hour devoted by the division of banking to processing and investigating the application)) exceeds \$300.00, the applicant shall pay such excess when determined by the supervisor.

(9) \$100.00 for issuing each branch certificate for branch resulting from merger.

(10) \$100.00 for filing articles of incorporation, or amendments thereof, or other certificates required to be filed with the supervisor.

(11) \$100.00 for issuing a certificate of increase or decrease of capital stock or issuing a certificate of authority.

(12) Fifty cents per page for furnishing copies of papers filed with the supervisor.

(13) \$300.00 for filing an application for approval of the supervisor for a bank, trust company, ((or)) mutual savings bank, or stock savings bank to provide a satellite facility or facilities which are to be used exclusively by its own customers. In the event the application is for approval of the supervisor to provide more than one such satellite facility, the filing fee on such a multiple application is \$300.00 for the first such satellite facility and \$100.00 for each additional satellite facility. This fee shall be deemed to include the cost of processing the application and the cost of an attendant investigation, but if the cost therefor (computed at (((\$20.00)) \$30.00 per ((man)) employee hour ((devoted by the division of banking to processing and investigating the application)) plus actual expenses) exceeds the filing fee, the applicant shall pay such excess when ascertained by the supervisor.

(14) \$100.00 for the issuance of a certificate of approval to provide a satellite facility.

(15) (((\$200.00 for issuing certificate of approval for capital notes.)) \$1,000.00 for filing an application for approval of a network system of satellite facilities as defined in WAC 50-40-010(4). This fee shall be deemed to include the cost of processing the application and the cost of an attendant investigation, but if the actual cost of such processing and investigation (computed at \$30.00 per employee hour plus actual expenses) exceeds the filing fee, the applicant shall pay such excess when ascertained by the supervisor.

(16) \$100.00 for each application to modify a previously approved network system made in accordance with WAC 50-40-060(1) or (2). The fee for application to modify a previously modified supervisor at \$30.00 per

employee hour plus actual expenses, with a minimum fee of \$100.00 per application.

(17) \$200.00 for issuing certificate of approval for capital notes.

## Chapter 50-16 WAC ((SMALL LOAN)) CONSUMER FINANCE ACT RULES

### WAC

50-16-020	Record keeping—General.
50-16-025	Allocation of expenses to <u>((small loan)) consumer finance business.</u>
50-16-030	Books, files and accounting records required.
50-16-045	Loans.
50-16-055	Rebate of precomputed charges.
50-16-065	Statement to borrower—Receipt.
50-16-070	Advertising.
50-16-075	Restrictions on insurance.
50-16-095	Knowledge of the law and regulations.

### AMENDATORY SECTION (Amending Rule 50-16-020, filed 12/20/63)

WAC 50-16-020 RECORD KEEPING—GENERAL. Each licensee shall install and maintain, in connection with the business done in each licensed office, such books, accounts and records as will lend themselves readily to inspection and audit by the supervisor of banking or his representatives, and shall maintain separate books and records pertaining to the business done under the provisions of the ((Small Loan)) Consumer Finance Act in the event any other type of business is conducted in the same office by the licensee.

### AMENDATORY SECTION (Amending Rule 50-16-025, filed 12/20/63)

WAC 50-16-025 ALLOCATION OF EXPENSES TO ((SMALL LOAN)) CONSUMER FINANCE BUSINESS. If any other business than that authorized under the ((Small Loan)) Consumer Finance Act is conducted in the same office, the licensee shall fairly and equitably allocate all expenses for the purpose and with the result that the books relating to the licensee's business under the ((Small Loan)) Consumer Finance Act will fairly reflect the expense of conducting such business.

### AMENDATORY SECTION (Amending Order 40, filed 3/23/79)

WAC 50-16-030 BOOKS, FILES AND ACCOUNTING RECORDS REQUIRED. At least the following books, files and accounting records shall be maintained:

(1) Loan register.

(a) Every loan shall be recorded in the loan register, which shall be kept currently in the order made showing the following information:

- (i) Number of loan
- (ii) Date of loan
- (iii) Name of borrower

## (iv) Amount of loan

(b) As an alternative method for maintaining records, the licensee may maintain a copy of the disclosure statement in a separate binder, and in chronological order.

(2) Borrowers' individual account cards or looseleaf ledgers. A separate account record shall be maintained for each loan made to any one borrower. Each such account record shall provide space for the proper recording of the following information:

(a) Loan register number of loan

(b) Date of loan

(c) Name and address of borrower

(d) Rate at which charges are to be computed or the annual percentage rate (APR), if less than the maximum

(e) Terms of repayment

(f) Face amount of note

(g) If charges are precomputed:

(i) Principal amount of loan

(ii) Total amount of charges

(iii) Amount which may be collected as a default charge

(h) Payments received showing:

(i) Date of payment

(ii) Amount paid on principal or amount paid on note when charges have been precomputed

(iii) Remaining principal balance or remaining face amount of note when charges have been precomputed

(iv) Amount paid on charges, except when charges are precomputed

(v) Date to which charges are paid, except when charges are precomputed

(vi) The amount of default and/or deferment charges collected

(i) Name and address of co-maker or endorser, if any

(j) Date of maturity of loan

(k) Amount of charge for life insurance

(l) When a note has been reduced to judgment, the face of the account record must show the following:

(i) Date of judgment

(ii) Amount of judgment

(iii) Court costs

Thereafter, all payments received must be applied on the judgment and properly identified.

(3) Cash book. Acceptable records showing all cash receipts and disbursements.

(4) Alphabetical record of makers, endorsers, co-makers, sureties. Cards or other records of makers, endorsers, co-makers or sureties, showing liability thereof on all loans.

(5) General ledger. The general ledger, which shall be posted at least once as of the close of business on a fixed date (preferably the last business day) of each month, and a trial balance taken therefrom. When the general ledger for the office is maintained elsewhere, a copy of the monthly trial balance shall be forwarded to the ((small loan)) consumer finance office, showing the following information as of the end of each month:

(a) Total number and amount of precomputed loans

(b) Reserve for unearned precomputed charges

(c) Total number and amount of nonprecomputed loans

(d) Total number and amount of contracts outstanding

(e) Total number and amount of all other loans, being loans not made under the ((Small Loan)) Consumer Finance Act.

AMENDATORY SECTION (Amending Order 40, filed 3/23/79)

**WAC 50-16-045 LOANS.** (1) Numbering and filing. Each loan made shall have its proper account number and all instruments taken in connection with any loan must bear this account number. All such instruments and papers required by the ((Small Loan)) Consumer Finance Act to be retained by the licensee shall be filed so as to be readily available for inspection at any time, and shall be retained for a period of two years after date of final entry.

(2) Payment schedule. All loan contracts shall provide for substantially equal payments, and such payments shall be due not less frequently than once in each month. If agreed by the parties to the loan contract the due date of the first installment may be not more than fifteen days more than one month from date of loan. A month shall be that period of time from any date in a month to a corresponding date in the next month and if there is no corresponding date, then to the last day of the next month.

AMENDATORY SECTION (Amending Rule 50-16-055, filed 12/20/63)

**WAC 50-16-055 REBATE OF PRECOMPUTED CHARGES.** (1) General. When the loan is prepaid in full, a rebate of the precomputed charge must be made either by the method prescribed by the ((Small Loan)) Consumer Finance Act in RCW 31.08.160(3)(b) or by recomputing charges on actual unpaid balances for the actual time outstanding.

(2) Prepayment before first installment date. If prepayment in full occurs before the first installment date the rebate must be made as of the exact day of prepayment. In addition to the standard rebate as of the first installment, an additional rebate of one-thirtieth of the portion of the precomputed charge applicable to a first installment period of one month shall be made for each day from the date of such prepayment to the first scheduled installment date. The full amount of the precomputed charges may be rebated and charges recomputed on the unpaid principal balance for the actual time such balance was outstanding.

(3) Prepayment after first installment date. When prepayment in full occurs on an installment date the rebate must be made as of that installment date. When an installment date precedes the prepayment date by fifteen days or less, the rebate shall be made as of such preceding installment date. When an installment date precedes the prepayment date by sixteen days or more, the rebate shall be made as of the first installment date following such prepayment (except during the first installment period.)

(4) Renewal, refinanced, judgment obtained before maturity. When the contract is renewed or refinanced

before maturity, or judgment is obtained before maturity, the same rebate is required as for prepayment in full.

**AMENDATORY SECTION** (Amending Rule 50-16-065, filed 12/20/63)

**WAC 50-16-065 STATEMENT TO BORROWER—RECEIPT.** Every licensee shall:

(1) Deliver to the borrower at the time the loan is made, a statement of the loan as provided in RCW 31.08.170(1) of the ((Small Loan)) Consumer Finance Act and shall retain a copy of said statement which shall bear an acknowledgment by the borrower that he has received the original thereof.

(2) Procure a receipt from the borrower for the proceeds of the loan. (Statement of loan, acknowledgment by borrower and receipt for proceeds of loan, for convenience, may be incorporated in one instrument.)

(3) All of the above instruments shall be retained by the licensee for a period of not less than two years after recorded date of cancellation of the note.

**AMENDATORY SECTION** (Amending Order 40, filed 3/23/79)

**WAC 50-16-070 ADVERTISING.** (1) General. No licensee in any of its advertising or upon any of its forms, instruments or stationary shall use any phrase or expression referring to its authority or supervision by the state, or any department thereof, or the supervisor of banking, except the following: "Licensed under the Washington ((Small Loan)) Consumer Finance Act" or "under state regulation," or both: PROVIDED, That when either such phrase is employed, it shall be used in conjunction only with the business of making small loans under the ((Small Loan)) Consumer Finance Act.

(2) Misleading advertising. All advertising, printed or spoken, shall be truthful in statement and implication and shall not be of such a nature as may reasonably be construed to be misleading or deceptive. In determining whether any particular advertising matter violates the provisions or intent of RCW 31.08.150, the supervisor will give consideration to general arrangement of copy and to whether, from statements made, the inference or impression may reasonably be drawn that such statements or representations are inaccurate, deceptive or misleading. It shall be considered misleading:

(a) To use phrases such as "lowest costs," "lowest rates," "quickest service," "legal rates," "no red tape," "easy payments," "repayment in easy installments."

(b) To advertise "new reduced rates" or "a new type of service" or any such similar comparative expression unless such statement is in fact accurate with respect to the business of the licensee so advertising and unless such advertisement clearly indicates that such new plan refers specifically to a change in the particular licensee's plan of operation, and which change must be of more than minor importance with respect to the business of the licensee. Any such advertisement shall not be used for a period longer than sixty days after such plan has been put into effect.

(3) Blind loan advertisements. Licensees shall not use blind loan advertisements such as using only telephone

numbers or newspaper box addresses. Every advertisement shall clearly indicate the identity of the licensee.

(4) Disclosure of extension charge. Licensees shall not advertise that in the event of sickness or disability or other contingency, payment will be extended without also stating that charges continue during the period of extension, if such is the fact.

(5) Distribution of handbills. No licensee shall distribute, or cause to be distributed, handbills or similar advertising matter except in the office of the licensee or through the mails.

(6) Credit cards—Letters of credit. No licensee shall solicit business by means of "credit cards," "letters of credit," or other similar devices which indicate that a holder has an established credit standing with a licensee unless such holder has made a bona fide application to the licensee and credit has actually been established.

(7) Inducements prohibited. No licensee shall, by any representation or device, either directly or indirectly, offer to any persons anything of value by means of which they will be encouraged to become borrowers or for recommending, referring, or inducing applicants to apply for or secure loans from any such licensee.

Note: The distribution of articles of trivial value for general good will advertising, in the ordinary course of business, will not be deemed to be in violation of this prohibition.

(8) Charges and payments specified. When examples or tables of periodic payments under a flat payment plan are advertised, they shall include all charges to the borrower as well as principal. If principal payments only are advertised, a clear statement of the rate of charge or the total amount of charge shall be included. In all such advertising the total number and frequency of payments must be specified. No advertising shall include average repayments or average cost of a loan.

(9) Retention of advertising copy. Each licensee shall retain for a period of one year from date of use, with date of use indicated thereon, information disclosing the medium through which any advertisement was disseminated, identical copies of all advertising material published, distributed, broadcast or televised, available for inspection by the supervisor at any time.

All form letters sent to former or present customers soliciting additional loans shall be considered advertising(((f-t))). If the advertisement relates to a specific office maintained by the licensee, the material must be maintained in that office. If the advertisement relates to the licensee's business generally and does not relate to a particular office, the material need be maintained only in one office in this state designated by the licensee.

**AMENDATORY SECTION** (Amending Order 40, filed 3/23/79)

**WAC 50-16-075 RESTRICTIONS ON INSURANCE.** (1) No licensee shall write or sell insurance on the life of any borrowers where such insurance is a condition to the granting of a loan.

(2) No insurance shall be required in connection with any loan made under the ((Small Loan)) Consumer Finance Act, except as and to the extent authorized by RCW 31.08.175.

AMENDATORY SECTION (Amending Order 40, filed 3/23/79)

**WAC 50-16-095 KNOWLEDGE OF THE LAW AND REGULATIONS.** Each licensee shall be responsible for assuring that any person making loans on behalf of the licensee under the ((Small Loan)) Consumer Finance Act shall have a sufficient understanding of the statutes and regulations applicable to its business so as to insure compliance with the ((Small Loan)) Consumer Finance Act.

**REPEALER**

The following section of the Washington Administrative Code is repealed:

**WAC 50-16-990 APPENDIX TO SMALL LOAN ACT RULES.**

AMENDATORY SECTION (Amending Order 43, filed 9/9/80)

**WAC 50-20-050 RESTRICTIONS AS TO CHARGES.** (1) No company shall charge the borrower for notarial fees.

(2) No industrial loan company shall require the purchasing of property insurance from the company or any employee, affiliate or associate of the company or from any agent, broker, or insurance company designated by the company as a condition precedent to the making of a loan nor shall any company decline existing insurance which meets or exceeds the standards set forth in this section.

A company may ((insure)) provide insurance on the life and disability of one borrower((, or the borrower)) and on the life of the spouse of the borrower if both are obligors, provided that such insurance coverage shall not exceed the approximate unpaid ((for the unpaid principal)) balance of the total amount repayable under contract of indebtedness scheduled to be outstanding. The premium or cost for all such insurance when written pursuant to the Washington insurance code and regulations issued thereunder, shall not be deemed interest, charges or consideration in connection with the loan transaction and any gain or advantage to the lender arising out of the premium or cost of the insurance or from its sale shall not be a violation of any provision of chapter 31.04. The amount of the premium or cost of such insurance may be included in the original loan amount and may be paid from the proceeds of the loan.

If the loan contract is prepaid in full by cash, a new loan, renewal, refinancing, or otherwise, ((a portion of)) the credit life and/or accident and health insurance ((charge)) coverage shall be cancelled and a portion of the charge made for such insurance shall be rebated ((according to the method established under paragraph (5) of this section)) as provided by the Washington insurance code and regulations issued thereunder.

(3) No company shall make any charge for the filing, recording or releasing of mortgages or other instruments or for transferring title certificates to automobiles unless such charges are or are in fact to be paid out by the

company to the proper officials for such filing, recording, transferring or releasing thereof.

(4) In the event a company makes a new loan where any part of the proceeds ((are)) is used to pay the amount due it on an existing loan within four months from date of the existing loan, no charge for investigation fee shall be permitted.

(5) Any note which is prepaid in full by cash, a new loan, refinancing, or otherwise before the final due date, the unearned portion of the interest shall be refunded using the sum of the digits method commonly known as the "Rule of 78's."

Provided, however, that in the case of any loan originally scheduled to be repaid in sixty-one months or more which is secured by an investment certificate, the refund of the unearned portion of the interest shall be computed as follows: Interest shall be considered earned at the single nominal annual percentage rate which if applied to the unpaid amounts of principal outstanding from time to time would produce the same total of interest paid at maturity as originally contracted for, based upon the assumption that all payments were made on the loan according to the schedule of payments due on the certificate and calculations were made according to the actuarial method. Interest earned so calculated up to the scheduled due date nearest the date of prepayment shall be subtracted from the original amount of interest included in the note and the balance of such interest shall be refunded.

For purposes of this calculation only, the original principal amount of the loan shall be deemed to be the amount of the total note less the interest deducted in advance. Actuarial method means the method of allocating payments made between principal and interest whereby a payment is applied first to the interest accumulated to date and the remainder then applied to the unpaid principal amount. In computing an actuarial refund, the lender may round the single annual percentage rate used to the nearest quarter of one percent.

In computing any required ((rebate)) refund, any prepayment made on or before the fifteenth day following the scheduled payment date on the investment certificate shall be deemed to have been made on the payment date preceding such prepayment. In the case of prepayment prior to the first installment date, the company may retain an amount not to exceed 1/30 of the first month's interest charge for each date between the origination date of the loan and the actual date of prepayment.

**Reviser's note:** RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

**NEW SECTION**

**WAC 50-20-055 ALTERNATE INTEREST CHARGES.** (1) An industrial loan company may contract for and receive charges on a loan of money at an annual percentage rate not in excess of the rate which would produce at the scheduled maturity date of the loan the same total of charges including interest, the two percent initial charge deducted in advance and monthly

service charge, as would be received on a loan with an equal net cash advance secured by an installment investment certificate made pursuant to RCW 31.04.090 at the maximum rates permitted, all calculations being based upon the assumption that the loan and purchase of the investment certificate are paid in accordance with their terms.

In such case, charges shall be computed by applying the annual percentage rate to the unpaid balances of the cash advance of the loan outstanding for the time outstanding. Each payment shall be applied first to accumulated charges and the remainder of the payment applied to the unpaid balance of the cash advance until paid in full. Charges shall not be payable in advance nor compounded; however, if part or all of the consideration for a new loan contract is the unpaid balance of a prior loan, then the original cash advance payable under such new loan contract may include any unpaid charges which have accrued (the unpaid balance of the cash advance of a discounted loan shall be the balance due after giving effect to any required refund or credit of interest charged). For the purpose of computing charges on this alternative basis, the charges for each elapsed day shall be 1/365th of the annual rate. The term "net cash advance" as used herein means the "amount financed" disclosed to the borrower pursuant to the federal truth-in-lending act.

(2) The provisions of RCW 31.04.090 as they relate to investment certificates are not applicable to loans upon which interest is computed and charged on this basis.

#### AMENDATORY SECTION (Amending Order 40, filed 3/23/79)

**WAC 50-24-030 DESCRIPTION OF CENTRAL AND FIELD ORGANIZATION OF DIVISION OF BANKING. DIVISION OF BANKING.** The division of banking is an administrative, supervisory, licensing and chartering agency. The administrative office of the division of banking and its staff is located ((at Room 411B;)) in the General Administration Building, Olympia, Washington. In addition to this office of record, a field office, for the convenience of the field examiners for the preparation of their reports of examination and other official duties, is maintained in ((1015 Second Avenue;)) Seattle, Washington ((98104)). The Seattle office is not a depository for public records and none are available at that office for public inspection or copying.

#### AMENDATORY SECTION (Amending Order 14, filed 5/1/73)

**WAC 50-24-040 OPERATIONS AND PROCEDURES.** The primary purpose of the division of banking is the maintenance of a sound banking system and a sound consumer finance system, the prevention or irresponsible acts by members of the banking and financial system, and the insuring that these systems serve the needs and convenience of the public through the fostering of appropriate competition and operating efficiency. In order to accomplish this purpose, the division of

banking's duties are divided into two major areas, i.e., examination and chartering.

The supervisor of banking ((is required by law)) has authority to examine the operations of all state banks, trust companies, mutual savings banks, ((small loan)) consumer finance companies, industrial loan companies ((and)), industrial development corporations, stock savings banks, alien banks, bank holding companies, and agricultural credit corporations. These duties are carried out through a full-time staff of field examiners employed by the division of banking. The examiners examine the books and records of an institution in order to detect any violations of the relevant statutes or regulations and to determine if good industry practices are being followed. After receipt of the examination reports, the supervisor communicates the results to the managing group of the institution examined and requires any violations of law or regulations to be corrected.

The other main function of the division of banking is action upon applications by various groups to establish a financial institution or to change an existing one. The following general pattern or procedure is followed in such decision making by the supervisor of banking. This pattern is used and applies to applications:

- (1) To incorporate new state chartered banks, mutual savings banks or trust companies;
- (2) To establish branches of existing banks, mutual savings banks or trust companies;
- (3) Applications for agricultural credit corporations;
- (4) Applications for stock savings banks;
- (5) Applications for satellite (ATM) network systems;
- (6) Applications for trust powers to be conferred upon the existing banks or trust companies;
- ((4)) (7) Applications to establish subsidiary corporations;
- ((5)) (8) Merger applications;
- ((6)) (9) Applications to move the main office or branch;
- ((7)) (10) Applications for licenses for ((small loan)) consumer finance companies or additional branches thereof;
- ((8)) (11) Applications for charter of industrial loan companies or additional branches thereof; and
- ((9)) (12) Applications for industrial development corporations. An application is filed accompanied by the filing fee set by statute or regulation. After the application has been fully documented and supported by all required schedules, statements, etc., an ((examiner)) investigator is assigned to make the field investigation or survey. Upon completion of the field investigation and after analysis of all of the factors generally considered as required by pertinent statutes, the assigned ((examiner)) investigator submits his written report including his summary and recommendations. Based upon the findings of the ((examiner)) investigator and his recommendations, the supervisor of banking will then either approve or deny the application.

Operations are channeled and actions determined, and the public may obtain information, submit requests, or obtain copies of public records from the above listed office of the supervisor of banking in Olympia. In general, the public may obtain information, make submittals

or requests, or obtain copies of division of banking decisions as follows:

I. For state chartered banks, trust companies, mutual savings banks, ((and)) stock savings banks, industrial development corporations, agricultural credit corporations, and satellite (ATM) network systems, or branches thereof:

(a) Chartering – supervisor of banking or ((assistant)) deputy supervisor of banking;

(b) Investigations, staff studies, research and instruction manuals – ((special)) assistant supervisor, deputy supervisor, or supervisor of banking.

(c) Examinations – chief bank examiner, assistant supervisor, or deputy supervisor;

(d) General inquiries – office receptionist or any of above named officials.

II. Consumer Finance:

(a) Chartering industrial loan companies – supervisor or ((assistant)) deputy supervisor of banking;

(b) Licensing ((small loan)) consumer finance companies – supervisor or ((assistant)) deputy supervisor of banking;

(c) Investigations and examinations of both, either of above officials;

(d) General inquiries – ((assistant)) deputy supervisor, supervisor of banking and chief examiner consumer finance.

General inquiries or requests to inspect public records may be made in person, as indicated above, or in writing addressed to the supervisor of banking, Olympia. Applications for permission to organize a new state bank, trust company, or mutual savings bank or for the chartering of a stock savings bank, or an industrial loan company, or for licensing of a ((small loan)) consumer finance company, may be applied for in writing. However, as a matter of general procedure, it has been found desirable and is recommended that interested groups visit the office of the supervisor for a round-table discussion of requirements, forms to be filled out, fees payable to the supervisor of banking and the secretary of state, plus a general discussion of the primary market area the applicant wishes to serve and of the economic resources of that area together with a brief review of existing financial institutions already in that area.

**Reviser's note:** RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order 14, filed 5/1/73)

**WAC 50-24-110 REVIEW OF DENIALS OF PUBLIC RECORDS REQUESTS.** (1) Any person who objects to the denial of a request for a public record may petition for prompt review of such decision by tendering a written request for review. The written request shall specifically refer to the written statement by the public records officer or other staff member which constituted or accompanied the denial.

(2) Immediately after receiving a written request for review of a decision denying a public record, the public records officer or other staff member denying the request

shall refer it to the supervisor of banking ((of the division of banking)). The supervisor of banking shall immediately consider the matter and either affirm or reverse such denial. In any case, the request shall be returned with a final decision, within two business days following the original denial.

(3) Administrative remedies shall not be considered exhausted until the division of banking has returned the petition with a decision or until the close of the second business day following denial of inspection, whichever occurs first.

AMENDATORY SECTION (Amending Order 40, filed 3/23/79)

**WAC 50-24-120 PROTECTION OF PUBLIC RECORDS.** Public records shall be available for public inspection during regular office hours as provided for by regulation at the office of the supervisor of banking, ((Room 219,)) General Administration Building, Olympia. No person shall be allowed to remove any records made available to him for inspection from the place designated for inspection by the public records officer. If copies are desired the person so desiring them shall inform the public records officer who shall then either have the copies made or make the copying facilities of the division of banking available for copying.

AMENDATORY SECTION (Amending Order 40, filed 3/23/79)

**WAC 50-24-140 INFORMATION GENERALLY—ADDRESS.** All communications with the division of banking including but not limited to the submission of materials pertaining to its operations and/or the administration or enforcement of chapter 1, Laws of 1973 and these rules, requests for copies of the division of banking's decisions and other matters, shall be addressed as follows: Division of Banking, Records Officer, ((Room 219,)) General Administration Building, ((State Capitol,)) Olympia, Washington 98504.

AMENDATORY SECTION (Amending Order 27, filed 6/3/74)

**WAC 50-40-010 DEFINITIONS.** ((As used in these regulations, the phrase "provide satellite facility(ies)" shall mean to establish a satellite facility or share a satellite facility with other financial institutions.)) As used in these regulations:

(1) "Supervisor" means supervisor of banking appointed pursuant to RCW 43.19.020.

(2) "Satellite facilities" within the meaning of chapter 30.43 RCW include, without limitation, both "on-line" and "off-line" cash dispensing or automated teller facilities which are not on the premises of the financial institution whose customers use these facilities. Such facilities constitute "satellite facilities" irrespective of whether they are owned by the financial institution or by others.

(3) "Switch" means an electronic or paper-based switching system, pursuant to which transactions in a network system of satellite facilities are effected, routed and processed.

(4) "Network system" means one or more satellite facilities the use of which is shared on a contractual basis among more than one participating financial institution and which are identified with a common trademark or trade name.

(5) "Sponsor" means the owner or operator of a network system.

**AMENDATORY SECTION** (Amending Order 27, filed 6/3/74)

WAC 50-40-020 APPLICATION. ((The)) Application for approval to provide a satellite facility ((shall be filed with the supervisor at his office in Olympia. The application shall be submitted in duplicate on a form furnished by the division of banking.)) or facilities which are to be used exclusively by the customers of one state-chartered bank, trust company, stock savings bank, or mutual savings bank shall be submitted in accordance with this section. The application shall be filed with the supervisor's office in Olympia on the form set forth in WAC 50-40-990 and must include the minimum fee required by WAC 50-12-040(13). ((A separate application must be made for each satellite facility.))

The applicant shall submit the following information with the application form:

(1) Types of transactions to be conducted.

((2) Names of other financial institutions expected to share in use of the facility.))

((3) Arrangements for sharing costs in connection with its installation and operation, including estimates of actual cost to applicant.))

((4)) (2) Details as to ownership and operation of the facility or facilities.

(3) If requested by the supervisor to aid the determination of whether the public convenience will be served by the proposed satellite facility or facilities, an analysis of the trade area to be served by the proposed facility or facilities. Included within this analysis shall be a study of the number of customers of the applicant living, working and/or shopping in the trade area to be served by the proposed satellite facility or facilities and the likelihood of those customers using the facility.

Reviser's note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

**AMENDATORY SECTION** (Amending Order 27, filed 6/3/74)

WAC 50-40-040 ADOPTION OF FORM. The division of banking hereby adopts for use of all persons requesting approval to provide a satellite facility or facilities which are to be used exclusively by the customers of one state-chartered bank, trust company, stock savings bank, or mutual savings bank, the form attached hereto as Appendix 1 [WAC 50-40-990], entitled "Application to Provide Satellite Facility."

**Reviser's note:** The brackets and enclosed material in the text of the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

**NEW SECTION**

**WAC 50-40-060 MODIFICATION OF APPROVED NETWORK SYSTEMS.** (1) A previously approved network system which desires to add satellite facilities shall submit in writing to the supervisor the exact location of each proposed additional satellite facility, including the street address, city and state. If a satellite facility is to be located in a retail store, institution, office building or other type of merchant or business establishment, indicate the name and type of establishment. If a satellite facility is to be located in a shopping center, state the name of the shopping center.

(2) A previously approved network system which desires to add participating financial institutions shall, either separately or in conjunction with the financial institution, submit to the supervisor the name and head office address of each such financial institution. For each such additional financial institution which is a state-chartered bank, trust company, stock savings bank or mutual savings bank, a copy of a resolution of the governing body of such institution authorizing participation in the network system shall also be submitted.

If the proposed additional financial institutions do not have offices in this state, evidence of the type required under WAC 50-40-050(6) shall be submitted to the supervisor for the jurisdiction in which such institution is organized, unless such information has previously been submitted for such jurisdiction.

(3) A previously approved network system which proposes to modify its system so that the information previously submitted to the supervisor will no longer accurately describe such system, shall submit in writing to the supervisor such information necessary to describe accurately such system as modified.

**NEW SECTION**

**WAC 50-40-070 APPROVAL—DISAPPROVAL—REQUEST FOR HEARING.** The supervisor shall notify the applicant and, in the case of a network system, all participating state-chartered banks, trust companies, stock savings banks and mutual savings banks, of the approval of the satellite facilities or network system or modification thereto. If the supervisor disapproves the application, reasons for such disapproval shall be set forth in the written notice of disapproval. The applicant may request a hearing before the supervisor by submitting a written request therefor within twenty days of the date of the supervisor's notice of disapproval. Such hearing and all further proceedings shall be governed by the provisions of chapter 34.04 RCW.

AMENDATORY SECTION (Amending Order 27, filed 6/3/74)

WAC 50-40-990 APPENDIX I—FORM—APPLICATION TO PROVIDE SATELLITE FACILITY.

**APPENDIX I  
FORM—APPLICATION TO PROVIDE  
SATELLITE FACILITY**

(NOT TO BE CONSTRUED TO BE THE  
ESTABLISHMENT OF A BRANCH.)

To the Supervisor of Banking:

(Bank, Trust Company, Stock Savings Bank, or Mutual Savings Bank, hereinafter referred to as the Applicant), (City), Washington hereby initiates application for approval to provide satellite facilities at (Include street designation or approximate location in terms of nearest intersection), (City or Town, indicate direction if outside city limits), (County), Washington.

The location of the proposed satellite facility would be ..... miles distant from the main office and ..... miles distant from the nearest branch (Name) of the Applicant.

We enclose a verified copy of a resolution adopted (Date) by the Board of Directors or Board of Trustees of the Applicant, duly authorizing the undersigned to make this application, and obligate the Applicant for necessary costs. Also enclosed is a check ((for \$100)) to apply upon the ((statutory)) costs of investigation. If the cost of investigation to be made exceeds the minimum ((of \$100)) required by WAC 50-12-040(13), the Applicant will pay such excess in accordance with ((WAC 50-40-030)) that section.

We also enclose the supporting data required by WAC 50-40-020 ((and WAC 50-40-030)).

SUBSCRIBED AT ....., Washington this ..... day of ....., 19...  
.....  
.....  
.....  
.....

(Please type name and position under signature)

Reviser's note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

Reviser's note: The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 50-40-030 PUBLIC CONVENIENCE.

AMENDATORY SECTION (Amending Order 45, filed 12/31/81)

WAC 50-44-010 COLLECTION OF EXAMINATION COSTS—COLLECTION METHOD. The requirement of RCW 30.04.070 that the supervisor collect from each bank, mutual savings bank, stock savings bank, trust company, or industrial loan company, the estimated cost of ((this)) examinations, shall be met in accordance with the procedures established in this chapter. Costs shall be recouped by the following methods: Semi-annual asset charges, a charge for each branch office in operation, and an hourly charge for the number of hours spent by division personnel in specialized examinations. In addition, a special assessment will be made over the next two years to provide working capital for the banking examination fund.

Reviser's note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order 45, filed 12/31/81)

WAC 50-44-020 SEMI-ANNUAL ASSET CHARGE—ASSESSMENT. A semi-annual charge for assets will be computed upon the asset value reflected in the most recent report of condition. The rate of such charge shall be as set forth in the following schedules:

## (1) Commercial banks.

If the bank's total assets are:

The assessment is:

Over	But not Over	This Amount	Plus	Of Excess Over
Million	Million			Million
0	1	\$ 500	.0000850	0
1	10	1,000	.0000850	1
10	100	1,000	.0008000	1
100	300	1,000	.0000600	1
300	500	1,000	.0000575	1
500	700	1,000	.0000538	1
700	900	1,000	.0000525	1
900	1,000	1,000	.0000500	1
1,000	—	1,000	.0000450	1

## (2) Alien banks.

If the bank's total assets are:

The assessment is:

Over	But not Over	This Amount	Plus	Of Excess Over
Million	Million			Million
0	200	\$ 1,000	.0000625	1
200	300	1,000	.0000600	1
300	500	1,000	.0000575	1
500	700	1,000	.0000550	1
700	1,000	1,000	.0000500	1
1,000	—	1,000	.0000450	1

## (3) Mutual savings banks and stock savings banks.

If the bank's total assets are:

The assessment is:

Over	But not Over	This Amount	Plus	Of Excess Over
Million	Million			Million
0	100	((-\$1,000))	((-.0000500))	((+))
		\$3,000		
100	200	\$1,000	.0000225	1
200	500	1,000	.0000200	1
500	1,000	1,000	.0000175	1
1,000	3,000	1,000	.00001625	1
3,000	—	1,000	.0000150	1

## (4) Industrial loan companies.

If the total assets on a consolidated basis are:

The assessment is:

Over	But not Over	This Amount	Plus	Of Excess Over
Million	Million			Million
0	1	\$ 250	(-.000000)	((0))
1	—	250	.000075	1

The supervisor's office shall forward by first-class mail a notice to each respective financial institution showing the total amount of the asset charge due. The notices shall be mailed during the months of February and August, commencing in February 1982. The asset charge must be received by the office of the supervisor of banking within thirty days from the time the supervisor's notice is mailed. An additional two hundred dollar penalty shall be assessed if the amount is not paid within the time specified.

**Reviser's note:** RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

**WSR 82-24-075**  
**WITHDRAWAL OF PROPOSED RULES**  
**DEPARTMENT OF**  
**GENERAL ADMINISTRATION**  
**(Division of Banking)**  
[Filed December 1, 1982]

On October 20, 1982, there was filed in your office under WSR 82-21-072, a Notice of Intention to Adopt, Amend, or Repeal Rules.

This is to advise you that the amendment to WAC 50-24-090, copying, appearing on page 5 of the above notice has been withdrawn at the request of Paul Gronnert, Attorney for the Senate State Government Committee, so that our fee structure for copying would be more nearly in conformance with charges made by other state agencies.

M. D. Edwards  
Supervisor of Banking

**WSR 82-24-076**  
**PROPOSED RULES**  
**HOSPITAL COMMISSION**  
[Filed December 1, 1982]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Hospital Commission intends to adopt, amend, or repeal rules concerning the revising and updating of chapters 261-02, 261-06, 261-08, 261-10, 261-12, 261-12, 261-20 and 261-40 WAC, and repealing chapter 261-30 WAC;

that the agency will at 10:00 a.m., Thursday, January 20, 1983, in the Vance Airport Inn, Seattle, Washington, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 70.39.180(1) and 34.04.020.

The specific statute these rules are intended to implement is chapter 70.39 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 20, 1983.

Dated: November 24, 1982  
By: Maurice A. Click  
Acting Executive Director

**STATEMENT OF PURPOSE**

Title and Number of Rule Chapters: Chapter 261-02 WAC Organization—Operations—Procedures; chapter 261-06 WAC Public Records; chapter 261-08 WAC Uniform Procedural Rules; chapter 261-10 WAC Assessments and Related Reports; chapter 261-12 WAC Rules for Reporting Hospital Rate Information; chapter 261-20 WAC Uniform System of Accounting and Financial Reporting; chapter 261-30 WAC Budgeting—Cost Allocation—Prospective Rate Setting; and chapter 261-40 WAC Review and Approval of Annual Budget Submittals, Rates, Rate Schedules, Other Charges and Changes.

Statutory Authority: RCW 70.39.180(1).

Specific Statute that Rule is Intended to Implement: Chapter 70.39 RCW.

Reasons Supporting the Proposed Rules: The Washington State Hospital Commission's rules were adopted over a period of eight years during the development of the various systems, policies and procedures utilized by the commission. The commission intends to revise and update its rules to edit and correct errors, to consolidate where appropriate and to delete obsolete portions to make them as concise and accurate as possible and to assure greater uniformity of style and format.

The Agency Personnel Responsible for Drafting: T. G. Holcomb, Assistant Attorney General, Temple of Justice, Mailstop AV-21, Olympia, Washington 98504, (206) 753-9671; Implementation and Enforcement: Maurice A. Click, Acting Executive Director, Washington State Hospital Commission, Mailstop FJ-21, Olympia, Washington 98504, (206) 753-1990.

Name of the Person or Organization Whether Private, Public, or Governmental that is Proposing the Rule: Washington State Hospital Commission.

These rules are not necessary to comply with a federal law or a federal or state court decision.

Small Business Economic Impact Statement: Pursuant to RCW 19.85.040, the Hospital Commission submits the following small business economic impact statement. The Hospital Commission's rules currently provide for an alternative system for reporting by smaller hospitals: WAC 261-30-050 et seq. The proposed revisions retain these specialized and reduced reporting requirements for smaller hospitals. The staff of the Hospital Commission believes that this alternative reporting system enables the smaller hospitals to report the information required by the statute in the least onerous fashion.

Chapter 261-02 WAC  
ORGANIZATION—OPERATIONS—PROCEDURES  
WAC  
261-02-010      Purpose.

261-02-020 Hospital commission definition.  
 261-02-040 Operations and procedures.

AMENDATORY SECTION (Amending Order 73-01, filed 1/11/74)

**WAC 261-02-010 PURPOSE.** The purpose of this chapter shall be to ensure compliance by the hospital commission with the provisions of chapter 42.17 RCW (Initiative 276) and chapter 34.04 ((~~WAC  
[RCW]~~) RCW).

AMENDATORY SECTION (Amending Order 73-01, filed 1/11/74)

**WAC 261-02-020 HOSPITAL COMMISSION DEFINITION.** The hospital commission is the commission appointed by the governor pursuant to ((chapter 5, Laws of 1973 1st ex. sess)) chapter 70.39 RCW. The hospital commission shall hereinafter be referred to as the "commission". Where appropriate, the term commission also refers to the staff, legal counsel, and employees of the commission.

AMENDATORY SECTION (Amending Order 77-01, filed 12/23/77)

**WAC 261-02-040 OPERATIONS AND PROCEDURES.** (1) Vice chairman: By majority vote, the members of the commission shall elect from among themselves a vice-chairman who shall act as chairman in the absence of the chairman. The vice-chairman shall hold office for two years or until his successor is elected, whichever is later. Whenever a vacancy occurs in the office of vice-chairman, the members of the commission shall elect a successor who shall serve out the remaining term of the prior vice-chairman.

(2) Commission staff: The staff of the commission shall consist of a full-time executive director, a deputy director, a confidential secretary and such other employees as are necessary to fulfill the responsibilities and duties of the commission. The executive director shall be the chief administrative officer of the commission and shall be subject to its direction. All other staff shall be under the supervision and direction of the executive director and the commission.

(3) Administrative office: The administrative office of the commission and its staff is located at 206 Evergreen Plaza Building, 711 South Capitol Way, Olympia, Washington 98504, which office shall be open each day for the transaction of business from 8:00 a.m. to 5:00 p.m. (Saturdays, Sundays, and legal holidays excepted((; and except for business relating to public records which is governed by WAC 261-06-050))).

(4) Address for communications: All communications with the commission including but not limited to the submission of materials pertaining to its operations and/or the administration or enforcement of chapter 42.17 RCW, and these rules; requests for copies of the commission's decisions and other matters, shall be addressed as follows: Washington State Hospital Commission, c/o Public Records Officer, 206 Evergreen Plaza Building, 711 South Capitol Way, Olympia, Washington 98504.

(5) Commission meetings: The meetings of the commission shall be held on the second and fourth Thursdays of each month, beginning at 9:30 a.m.((, in the University Towers Hotel, Northeast 45th and Brooklyn Avenue, Seattle, Washington;)) unless previously cancelled, moved or otherwise rescheduled, in which case such meetings shall be deemed a special meeting. The location of each meeting is announced in the agenda which is mailed to each person on the commission's general mailing list. Any person may be placed on that list by filing a written request.

((Commission meetings shall be open to the public except for those portions of meetings of the commission during which the commission serves as the State Advisory Board pursuant to section 14, chapter 5, Laws of 1973 1st ex. sess. In that capacity, the commission is responsible for recommending increases in rates for hospital and related health care institutions to the Federal Price Commission or its successor in implementing the Federal Economic Stabilization Act of 1970. Section 205 of that federal act prohibits the disclosure of "... information provided to the commission in its state advisory board role.")) Consequently these portions of the commission meetings that relate to state advisory board matters will be executive sessions and closed to all but Commission members, staff, legal counsel, and persons specifically invited by the commission, notwithstanding the provisions of the Washington State Open Public Meetings Act, chapter 42.30 RCW.) The meetings of the commission are governed by the Washington State Open Public Meetings Act, chapter 42.30 RCW. In accordance with that act, all commission meetings will be open to the public except

those portions which are governed by RCW 42.30.110 (executive sessions), RCW 42.30.140 (exceptions) or those portions which involve the attorney-client privilege.

(6) Quorum: Three members shall constitute a quorum, but a vacancy on the commission shall not impair its power to act. No action of the commission shall be effective unless three members concur therein.

(7) Chairman's voting rights: The chairman shall have the right to vote on all matters before the commission, just as any other Commission member.

(8) Minutes of meetings: Minutes shall be kept of the proceedings of an action taken by the commission.

(9) Rule of order: The commission shall generally follow Robert's Rules of Order in conducting its business meetings.

Chapter 261-06 WAC  
PUBLIC RECORDS

## WAC

261-06-020	Definitions.
261-06-030	Public records available.
261-06-050	Office hours.
261-06-060	Requests for public records.
261-06-070	Copying.
261-06-080	Exemptions.
261-06-090	Review of denials of public records requests.
261-06-100	Protection of public records.

AMENDATORY SECTION (Amending Order 73-01, filed 1/11/74)

**WAC 261-06-020 DEFINITIONS.** (1) "Public record" includes any writing containing information relating to the conduct of governmental or the performance of any governmental or proprietary function prepared, owned, used or retained by any state or local agency regardless of physical form or characteristics.

(2) "Writing" means handwriting, typewriting, printing, photostating, photographing, and every other means of recording any form of communication or representation, including letters, words, pictures, sounds, or symbols, or combination thereof, and all papers, maps, magnetic or paper tapes, photographic films and prints, magnetic or punched cards, discs, drums and other documents.

(3) "Hospital commission" and "commission" ((refer to that state agency described in WAC 261-02-020)) shall mean the Washington state hospital commission created by chapter 70.39 RCW.

AMENDATORY SECTION (Amending Order 73-01, filed 1/11/74)

**WAC 261-06-030 PUBLIC RECORDS AVAILABLE.** ((~~For the purposes of this chapter, the customary office hours shall be from 9:00 a.m. to noon and from 1:00 p.m. to 4:00 p.m., Monday through Friday, excluding legal holidays:~~)) All public records of the commission, as defined in WAC 261-06-020 are deemed to be available for public inspection and copying pursuant to these rules, except as otherwise provided by RCW 42.17.310 ((and WAC 261-06-030(2))).

((~~Section 205 of the Federal Economic Stabilization Act of 1970 requires information relating to income, profits, losses, or expenditures of health care institutions be kept confidential. When fulfilling its duties as the state advisory board according to the Economic Stabilization Regulations, 6 C.F.R. 300.18, 36 F.R. 23384 (December 30, 1971) as now or hereafter amended, the commission will not make available to the public information provided to the commission which it is required to keep confidential, notwithstanding the public records provisions of Initiative 276, RCW 42.17.250 - 42.17.340:)~~))

AMENDATORY SECTION (Amending Order 73-01, filed 1/11/74)

**WAC 261-06-050 OFFICE HOURS.** Public records shall be available for inspection and copying during the customary office hours of the commission. ((~~For the purposes of this chapter, the customary office hours shall be from 9:00 a.m. to noon and from 1:00 p.m. to 4:00 p.m., Monday through Friday, excluding legal holidays:~~))

AMENDATORY SECTION (Amending Order 73-01, filed 1/11/74)

**WAC 261-06-060 REQUESTS FOR PUBLIC RECORDS.** In accordance with requirements of chapter 42.17 RCW that agencies prevent unreasonable invasions of privacy, protect public records from damage or disorganization, and prevent excessive interference with essential functions of the agency, public records may be inspected or copied or copies of such records may be obtained, by members of the public, upon compliance with the following procedures:

(1) A request shall be made in writing upon a form prescribed by the commission, which form shall be available at its administrative office. The form shall be presented to the public records officer, or to any member of the commission's staff if the public records officer is not available, at the administrative office of the commission during customary office hours. The request shall include the following information:

- (a) The name of the person requesting the record;
- (b) The time of day and calendar date on which the request was made;
- (c) The nature of the request;
- (d) If the matter requested is referenced within ((he)) the current index maintained by the public records officer, a reference to the requested record as it is described in such current index;
- (e) If the requested matter is not identifiable by reference to the commission's current index, an appropriate description of the record requested.

(2) In all cases in which a member of the public is making a request, the public records officer or staff member to whom the request is made shall assist the member of the public in appropriately identifying the public record requested.

#### AMENDATORY SECTION (Amending Order 73-01, filed 1/11/74)

WAC 261-06-070 COPYING. No fee shall be charged for the inspection of public records. The commission shall charge a fee of ((twenty-five)) ten cents per page of copy for providing copies of public records and for use of the commission's copy equipment. This charge is the amount necessary to reimburse the commission for its actual costs incident to such copying.

#### AMENDATORY SECTION (Amending Order 73-01, filed 1/11/74)

WAC 261-06-080 EXEMPTIONS. (1) The commission reserves the right to determine that a public record requested in accordance with the procedures outlined in WAC 261-02-060 is exempt under the provisions of RCW 42.17.310 ((or WAC 261-06-030(2))).

(2) In addition, pursuant to RCW 42.17.260, the commission reserves the right to delete identifying details when it makes available or publishes any public record, in any cases when there is reason to believe that disclosure of such details would be an invasion of personal privacy protected by chapter 42.17 RCW. The public records officer will fully justify such deletion in writing.

(3) All denials of requests for public records must be accompanied by a written statement specifying the reason for ((authorizing the)) withholding ((of)) the record and a brief explanation of how the exemption applies to the record withheld.

#### AMENDATORY SECTION (Amending Order 73-01, filed 1/11/74)

WAC 261-06-090 REVIEW OF DENIALS OF PUBLIC RECORDS REQUESTS. (1) Any person who objects to the denial of a request for a public record may petition for prompt review of such decision by tendering a written request for review. The written request shall specifically refer to the written statement by the public records officer or other staff member which constituted or accompanied the denial.

(2) Immediately after receiving a written request for review of a decision denying a public record, the public records officer or other staff member denying the request shall refer it to the ((executive)) executive director of the commission. The ((executive)) executive director may request that a special meeting of the commission be called as soon as legally possible to review the denial. In any case, the request shall be returned with a final decision, within two business days following the original denial.

(3) Administrative remedies shall not be considered exhausted until the commission has returned the petition with a decision or until the close of the second business day following denial of inspection, whichever occurs first.

#### AMENDATORY SECTION (Amending Order 73-01, filed 1/11/74)

WAC 261-06-100 PROTECTION OF PUBLIC RECORDS. In order that public records maintained on the premises of the commission may be protected from damage or disorganization as required by chapter 42.17 RCW, the following procedures and practices are hereby instituted:

(1) Upon receipt of a request by a member of the public for a public record, the public records officer or the staff member in the commission office receiving the request shall review the request for a public record and the requested public record to determine whether deletions from such record should be made or the request for such record should be denied pursuant to WAC 261-06-080.

(2) Only after a determination has been made that all or such portion of a public record as is not deleted may be inspected, shall such public record or portion thereof be made available ((of)) for inspection by a member of the public.

(3) Only the staff and members of the commission may open commission files to gain access to commission records for either commission business or to respond to a request for a public record.

(4) No public record of the commission may be taken from the premises of the commission by a member of the public.

(5) Public inspection of commission records shall be done only in such locations as are approved by the public records officer, which locations must provide an opportunity for commission staff members to insure no public record of the commission is damaged, destroyed, or unreasonably disorganized or removed from its proper location or order by a member of the public.

(6) Public records of the commission may be copied only on the copying machinery of the commission unless other arrangements are authorized by the public records officer.

#### REPEALER

The following chapter of the Washington Administrative Code is repealed:

#### WAC 261-08-010 UNIFORM PROCEDURAL RULES.

#### Chapter 261-10 WAC ASSESSMENTS AND RELATED REPORTS

##### WAC

261-10-020	Definitions.
261-10-030	Levying of assessment.
261-10-040	Payment of assessment.
261-10-060	Reporting of information.

#### AMENDATORY SECTION (Amending Order 74-03, filed 2/15/74)

WAC 261-10-020 DEFINITIONS. As used in this chapter, unless the context requires otherwise,

(1) "Commission" shall mean the Washington State Hospital Commission created by chapter 70.39 RCW.

(2) "Hospital" shall mean any health care institution which is required to qualify for a license under RCW 70.41.020(2); or as a psychiatric hospital under chapter 71.12 RCW, but shall not include any health care institution conducted for those who rely primarily upon treatment by prayer or spiritual means in accordance with the creed or tenets of any church or denomination.

(3) "Gross operating costs" shall mean the sum of ((the hospital expense items defined in either the American Institute of Certified Public Accountant's Hospital Audit Guide, 1972 ed., or the American Hospital Association's Chart of Accounts for Hospitals, 1966 ed)) direct operating expenses required to be reported in cost centers 6000-8899, excluding the professional component of hospital-based physicians, and prior to the distribution of other operating revenue reported in accounts 5000-5799, all as specified in the manual adopted under WAC 261-20-030.

#### AMENDATORY SECTION (Amending Order 74-03, filed 2/15/74)

WAC 261-10-030 LEVYING OF ASSESSMENT. ((+)) Rate: The commission, pursuant to RCW 70.39.170 hereby levies upon each hospital an annual assessment at the rate of four ((one-hundredths)) one-hundredths of one percent of such hospital's gross operating costs(:)

((2) Applicable fiscal year basis for period of assessment: For the assessment period July 1, 1973, through June 30, 1974, the amount of the assessment shall be based on the gross operating costs of such hospital during its fiscal year ending on or before June 30, 1972. The amount of each subsequent annual assessment shall be based on the gross operating costs of such hospital)) incurred during its fiscal year ending on or before June 30th of ((each succeeding)) the preceding calendar year.

AMENDATORY SECTION (Amending Order 74-03, filed 2/15/74)

WAC 261-10-040 PAYMENT OF ASSESSMENT. (1) ((For the assessment period July 1, 1973, through June 30, 1974, the commission shall prepare and mail to each hospital, forms requiring such financial and operating information as the commission deems necessary to calculate the assessment due from such hospital. Such forms shall be completed in a manner satisfactory to the commission and returned to the commission, together with any required attachments, on or before March 1, 1974. Upon receipt of such forms, the commission shall calculate the amount of the initial assessment due from each hospital, and shall prepare and mail to such hospital a statement indicating the amount of the assessment due. The initial assessment shall be due and payable June 15, 1974.

(2) For the assessment period July 1, 1974, through June 30, 1975, each hospital shall submit to the commission on or before January 1, 1975, the information required pursuant to WAC 261-10-050, for its fiscal year ending on or before June 30, 1973. Upon receipt of such information, the commission shall calculate the amount of the second assessment due from each hospital, and shall prepare and mail to such hospital a statement indicating the amount of the assessment. The second assessment shall be due and payable June 15, 1975.

(3) For the assessment period July 1, 1975, through June 30, 1976, each hospital shall submit to the commission on or before January 1, 1976, the information required pursuant to WAC 261-10-050, for its fiscal year ending on or before June 30, 1974. Upon receipt of such information, the commission shall calculate the amount of the third assessment due from each hospital, and shall prepare and mail to such hospital a statement indicating the amount of the assessment. The third assessment shall be due and payable June 15, 1976.

(4) After the first three assessments,)) The commission annually shall calculate the amount of assessment due from each hospital, and shall prepare and mail to such hospital a statement indicating the amount of the assessment. ((Any subsequent)) The assessment shall be paid within ninety days after the statement of such assessment is mailed by the commission.

((5) Any assessment not paid on or by the date due shall be deemed delinquent and a penalty shall be payable on such delinquent assessment, calculated as interest on the principal amount due at the rate of twelve per cent per annum. Any hospital not remitting the amount of an assessment on or before the date due shall be considered in violation of chapter 70.39 RCW and subject to the penalties provided therein.))

(2) An assessment reminder notice shall be mailed forty-five days after the mailing of the initial statement.

(3) A second assessment reminder notice shall be mailed ninety days after the mailing of the initial statement. This reminder shall declare the assessment delinquent and a penalty shall be payable, calculated as interest on the delinquent assessment at the rate of twelve percent per annum.

(4) A third assessment reminder notice shall be mailed one hundred twenty days after the mailing of the initial statement. This reminder shall state the delinquent status of the assessment and the total accrued interest to the date of this reminder notice.

(5) A fourth assessment reminder notice shall be mailed one hundred fifty days after the mailing of the initial statement. This reminder shall be the final reminder and shall state the amount of the delinquent assessment and total interest accrued to the date of this reminder. In addition, the hospital will be notified that if payment of the assessment and all accrued interest is not made within thirty days of the reminder, the account will be sent to the attorney general for appropriate action.

(6) Whenever a partial payment is made, the remaining balance shall be treated in the same manner as provided in subsections (2) through (5) of this section.

AMENDATORY SECTION (Amending Order 74-03, filed 2/15/74)

WAC 261-10-060 REPORTING OF INFORMATION. ((From and after July 1, 1974, each hospital annually shall file with the commission within 120 days after the close of its fiscal year in the form and manner prescribed by the commission:

(1) a balance sheet detailing the assets, liabilities, and net worth of the hospital;

(2) a statement of income and expenses;

(3) a statement of changes in fund balances;

(4) a statement of detailed operating expenses by department;

(5) a statement of detailed revenues by department; and

(6) such other reports of costs incurred in rendering services as the commission may prescribe. PROVIDED, HOWEVER, the 120 period may be extended up to and including an additional discretion, may consider good and sufficient reasons. Where more than one hospital is operated by the reporting organization, the information required by this section shall be reported for each hospital separately)) For the purpose of calculating the assessment, the commission will use the most recent year-end report submitted pursuant to WAC 261-20-050.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 261-10-070 CERTIFICATION AND ATTESTATION OF REPORTS.

Chapter 261-12 WAC  
RULES FOR REPORTING HOSPITAL ((RATE)) PRICE INFORMATION

WAC

261-12-040	Report of changes in or new prices—Reporting form.
261-12-050	((Changes in)) Information regarding pricing policy.
261-12-055	Time deadline for submission of report.

AMENDATORY SECTION (Amending Order 76-01, filed 2/13/76)

WAC 261-12-040 REPORT OF CHANGES IN OR NEW PRICES—REPORTING FORM. ((From and after April 1, 1976, each hospital shall report to the Commission in the form and manner prescribed by the Commission any and all proposed changes in prices reported pursuant to WAC 261-12-030, as well as any and all prices proposed to be established for a service newly instituted and not previously or otherwise reported under WAC 261-12-030(1). In such report the hospital shall include a brief description of the reasons why such price change(s) or new price(s) is/are necessary)) Each hospital shall report any and all proposed changes in existing prices as well as any prices to be established for a new service on form number 510, changes in hospital prices, which form is hereby incorporated by this reference.

AMENDATORY SECTION (Amending Order 76-01, filed 2/13/76)

WAC 261-12-050 ((CHANGES IN)) INFORMATION REGARDING PRICING POLICY. ((From and after April 1, 1976, each hospital shall report to the Commission, in the form and manner prescribed by the Commission any and all proposed changes in pricing policy regarding services listed in WAC 261-12-030(2). In such report the hospital shall include a description of the probable impact on prices and revenues of the hospital which will result from the change(s) in pricing policy)) In addition to information reported under WAC 261-12-040, the commission may request a hospital to provide information regarding its pricing policy. Such a request shall describe the requested information and set a time within which it will be provided.

AMENDATORY SECTION (Amending Order 76-01, filed 2/13/76)

WAC 261-12-055 TIME DEADLINE FOR SUBMISSION OF REPORT. The commission expects a hospital to submit to the commission any report required by WAC 261-12-040 ((or 261-12-050)) immediately after the adoption or approval of such proposed price change(s) or new price(s) by the hospital's appropriate governing authority. In no event, however, shall a hospital fail to provide such report to the commission within thirty days after the date of adoption or approval of such price ((or pricing policy)) change(s) or price(s) for newly instituted service(s).

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 261-12-030 REPORTING OF INFORMATION.

## Chapter 261-20 WAC

## REGULATIONS RELATING TO, AND ESTABLISHMENT OF, A UNIFORM SYSTEM OF ACCOUNTING((AND)), FINANCIAL REPORTING, BUDGETING, COST ALLOCATION, AND PROSPECTIVE RATE SETTING

## WAC

261-20-010	Purpose.
261-20-020	Definitions.
261-20-030	Adoption and establishment of uniform system ((of accounts)).
261-20-040	((Adoption and establishment of a uniform system for the reporting of information)) Submission of budget and rate request.
261-20-045	Budget amendment submittals authorized—Time limitations—Presumption.
261-20-050	((Certification and attestation of reports)) Submission of year-end report.
261-20-060	Alternative system of financial reporting.
261-20-070	((Uniformly applicable interpretive rulings)) Modifications of uniform system.
261-20-074	Modifications of uniform system applicable to only "basic service" hospitals.
261-20-080	((Criminal provisions)) Uniformly applicable interpretive rulings and minor manual modifications.
261-20-090	Criminal provisions.

## AMENDATORY SECTION (Amending Order 81-01, Resolution R-81-01, filed 2/20/81)

WAC 261-20-010 PURPOSE. ((This chapter is adopted by the Washington state hospital commission pursuant to RCW 70.39.180 to implement the provisions of RCW 70.39.100 and 70.39.110 regarding the establishment of a uniform system of accounting and financial reporting by which hospitals shall record and report their revenues, expenses, other income, other outlays, assets and liabilities, and units of service.)) This chapter is adopted by the Washington state hospital commission pursuant to RCW 70.39.180 to implement the provisions of RCW 70.39.100, 70.39.110, 70.39.120, and 70.39.140 regarding the establishment of a uniform system of accounting, financial reporting, budgeting, cost allocation, and prospective rate setting for hospitals in Washington state. This system shall be utilized by each hospital to record and report its revenues, expenses, other income, other outlays, assets and liabilities, and units of service and to submit information, as may be required by the commission, pertaining to the total financial needs of the hospital and the resources available or expected to become available to meet such needs. This system is intended to carry out the commission's mandate to assure all purchasers of hospital health care services that the total costs of a hospital are reasonably related to the total services offered by that hospital, that the hospital's aggregate revenues as expressed by rates are reasonably related to the hospital's aggregate costs, and that rates are set equitably among all purchasers or classes of purchasers of services without undue discrimination or preference.

## AMENDATORY SECTION (Amending Order 81-01, Resolution R-81-01, filed 2/20/81)

WAC 261-20-020 DEFINITIONS. As used in this chapter, unless the context requires otherwise.

(1) "Washington state hospital commission" and "commission" each shall mean the Washington state hospital commission created by chapter 70.39 RCW.

(2) "Hospital" shall mean any health care institution which is required to qualify for a license under RCW 70.41.020(2); or as a psychiatric hospital under chapter 71.12 RCW, but shall not include any health care institution conducted for those who rely primarily upon treatment by prayer or spiritual means in accordance with the creed or tenets of any church or denomination.

(3) ("System of accounts" shall mean the list of accounts, code numbers, definitions, units of measure, and principles and concepts included in the commission's publication entitled Accounting and Reporting Manual for Hospitals.)) "Manual" means the Washington State Hospital Commission Accounting and Reporting Manual for Hospitals, adopted under WAC 261-20-030.

(4) "System of accounts" means the list of accounts, code numbers, definitions, units of measure, and principles and concepts included in the manual.

(5) "Rate" means the revenue per defined unit of service for each revenue center identified in the manual.

(6) "Budget" means the forecast of each hospital's total financial needs and the resources available to meet such needs for its next fiscal year and includes such information as shall be specified in the manual concerning goals and objectives, volume and utilization projections, operating expenses, planned capital and service component (applicable to nonprofit hospitals) or return on investment (applicable to proprietary hospitals), deductions from revenue, and proposed rates.

## AMENDATORY SECTION (Amending Order 81-01, Resolution R-81-01 and Order 81-02, Resolution R-81-02, filed 2/20/81)

WAC 261-20-030 ADOPTION AND ESTABLISHMENT OF UNIFORM SYSTEM ((OF ACCOUNTS)). ((The commission pursuant to RCW 70.39.100, hereby adopts and establishes a uniform system of accounts for accounting and reporting to the commission by all hospitals, such system being described in the commission's publication Accounting and Reporting Manual for Hospitals, which publication is hereby incorporated by this reference as though set forth in full and at length. From and after October 1, 1974, each hospital shall utilize the established system of accounts for accounting and reporting to the commission for the hospital's fiscal years that begin on or after October 1, 1974. The system of accounts also shall be utilized by each hospital for filing information, as may be required by the commission, pertaining to the total financial needs of the hospital and the resources available or expected to become available to meet such needs.)) The commission, pursuant to RCW 70.39.100, hereby adopts and establishes a uniform system of accounting, financial reporting, budgeting, cost allocation, and prospective rate setting for hospitals in Washington state, which system is described in the commission's publication entitled Washington State Hospital Commission Accounting and Reporting Manual for Hospitals, which publication is hereby incorporated by this reference. The manual shall be utilized by each hospital for submitting information, as may be required by the commission, pertaining to the total financial needs of the hospital and the resources available or expected to become available to meet such needs.

## AMENDATORY SECTION (Amending Order 81-01, Resolution R-81-01, filed 2/20/81)

WAC 261-20-040 ((ADOPTION AND ESTABLISHMENT OF A UNIFORM SYSTEM FOR THE REPORTING OF INFORMATION)) SUBMISSION OF BUDGET AND RATE REQUEST. ((From and after September 30, 1974, each hospital annually shall file with the commission within one hundred twenty days after the close of its fiscal year in the form and manner prescribed by the commission:

(1) A balance sheet detailing the assets, liabilities, and net worth of the hospital;

(2) A statement of income and expenses;

(3) A statement of changes in fund balances;

(4) A statement of detailed operating expenses by department;

(5) A statement of detailed revenues by department; and

(6) Such other reports of costs incurred in rendering services as the commission may prescribe. PROVIDED, HOWEVER, The one hundred twenty day period may be extended up to and including an additional sixty days upon submission to the commission, of what it, in its discretion, may consider good and sufficient reasons. Where more than one hospital is operated by the reporting organization, the information required by this section shall be reported for each hospital separately.)) (1) Each hospital shall submit its budget and rate request to the commission not less than seventy-five days prior to the beginning of its fiscal year, including the effect of proposals made by area-wide and state comprehensive health planning agencies. The budget and rate request shall contain that information specified in the commission's manual and shall be submitted in the form and manner specified in the manual. Where more than one hospital is operated by the reporting organization, the information required by this section shall be reported for each hospital separately.

(2) The chief executive officer and chairman of the governing body of the hospital shall attest that the information submitted under this section or budget amendments under WAC 261-20-045 has been examined by such person and that to the best of his/her knowledge and belief such information is a true and correct statement of the total financial needs of the hospital and the rates necessary to meet those needs for the budget period.

**NEW SECTION**

**WAC 261-20-045 BUDGET AMENDMENT SUBMITTALS AUTHORIZED—TIME LIMITATIONS—PRESUMPTION.** (1) Hospitals are authorized, upon learning of facts justifying revision of their approved budgets, to submit amendments to such budgets not less than thirty days in advance of the proposed effective date of any associated proposed rate changes; amendments submitted without effective dates will be assigned effective dates falling thirty days after receipt.

(2) Within thirty days after receipt of a budget amendment submittal, the staff shall determine whether it is complete and conforms to commission regulations, policies, and instructions, and shall verify the data contained therein.

(3) The provisions of WAC 261-40-100, 261-40-105, 261-40-110, 261-40-115, 261-40-120, 261-40-125, 261-40-130, 261-40-135, 261-40-140, 261-40-145, and 261-40-150 shall apply to budget amendment submittals with the same force with which they apply to annual budget submittals.

(4) Any element of a hospital's budget amendment submittal which is not specifically identified as changed from the previously approved amount will be presumed to remain the same as previously approved.

**AMENDATORY SECTION** (Amending Order 81-01, Resolution R-81-01, filed 2/20/81)

**WAC 261-20-050 ((CERTIFICATION AND ATTESTATION OF REPORTS)) SUBMISSION OF YEAR-END REPORT.** ((All financial reports filed with the commission pursuant to WAC 261-20-040 or 261-20-060 shall be certified by the hospital's certified or licensed public accountant, or under oath by the hospital's administrative and financial officers, that such reports, to the best of their knowledge and belief, have been prepared in accordance with the prescribed system of accounting and reporting, and fairly state the financial position of the hospital as of the specified date; the commission also may require attestation as to such statements from responsible officials of the hospital so designated by the governing board, if any, of the hospital.)) (1) Each hospital annually shall file with the commission within one hundred twenty days after the close of its fiscal year in the form and manner specified in the manual:

(a) A balance sheet detailing the assets, liabilities, and net worth of the hospital;  
 (b) A statement of income and expenses;  
 (c) A statement of changes in fund balances;  
 (d) A statement of detailed operating expenses by department;  
 (e) A statement of detailed revenues by department; and  
 (f) Such other reports of costs incurred in rendering services as specified in the manual; PROVIDED, however, the one hundred twenty-day period may be extended up to and including an additional sixty days upon submission to the commission, of what it in its discretion, may consider good and sufficient reasons. Where more than one hospital is operated by the reporting organization, the information required by this section shall be reported for each hospital separately.

(2) Information submitted pursuant to this section shall be certified by the hospital's certified or licensed public accountant, or under oath by the hospital's administrative and financial officers, that such reports, to the best of their knowledge and belief, have been prepared in accordance with the prescribed system of accounting and reporting, and fairly state the financial position of the hospital as of the specified date; the commission also may require attestation as to such statements from responsible officials of the hospital so designated by the governing board, if any, of the hospital.

**AMENDATORY SECTION** (Amending Order 81-01, Resolution R-81-01, filed 2/20/81)

**WAC 261-20-060 ALTERNATIVE SYSTEM OF FINANCIAL REPORTING.** Upon receipt of a request in detail to the satisfaction of the commission, the commission ((shall consider, and)) in its discretion may approve by resolution an alternative system for reporting of information under WAC 261-20-040 or 261-20-050 by a hospital for such period(s) or portion thereof as the commission shall specify, ((for one or more of the following reasons)) if:

(1) The hospital charges no fee to users of its services, presents no billing, either direct or indirect, to users of its services, and presents no billing and accepts no payment for services from private or public insurers.

(2) The hospital is significantly different from other hospitals in one or more of the following respects: Size; financial structure; methods of payment for services; or scope, type, and method of providing services.

(3) The hospital has other pertinent distinguishing characteristics.

(4) Such alternative system will avoid otherwise unduly burdensome costs in meeting the requirements of the uniform reporting system ((of information reporting)) established by the commission.

**AMENDATORY SECTION** (Amending Order 81-01, Resolution R-81-01, filed 2/20/81)

**WAC 261-20-070 ((UNIFORMLY APPLICABLE INTERPRETIVE RULINGS)) MODIFICATIONS OF UNIFORM SYSTEM.** ((The executive director of the commission is authorized to make uniformly applicable interpretive rulings with respect to the assignment of specific items to specific accounts and with respect to the interpretation of the commission's publication Accounting and Reporting Manual for Hospitals when such rulings appear necessary to assure uniformity of accounting procedures or to facilitate fair, accurate, and efficient reporting of hospital financial data.)) The commission, after due consideration, in its discretion, may prepare and publish modifications of the manual, for such period and under such conditions as the commission shall determine. Such modifications shall be prepared in the format of, and shall be adopted by the commission as a rule pursuant to chapter 34.04 RCW. A copy of such modifications shall be mailed to each hospital and manual holder of record.

**NEW SECTION**

**WAC 261-20-074 MODIFICATIONS OF UNIFORM SYSTEM APPLICABLE TO ONLY "BASIC SERVICE" HOSPITALS.** (1) The commission may notify a hospital at any time that it will be classified as a "basic service" hospital for the purpose of submitting its next budget and year-end report. Notice of such change to the affected hospital shall be provided at least six months before the beginning of the hospital's next fiscal year.

(2) Any hospital notified by the commission that it has been classified as a "basic service" hospital may combine the accounts specified below in the following manner for the purpose of submitting information to the commission pursuant to WAC 261-20-040 and 261-20-050:

- (a) Combine Electrodiagnosis-7110 into Laboratory-7070.
- (b) Combine Cafeteria-8330 into Dietary-8320.
- (c) Combine Accounting-8510, Communications-8520, Patient Accounting-8530, Data Processing-8540, and Admitting-8560 into a single account, Fiscal Services-8500, which cost center should be allocated on the basis of accumulated costs.
- (d) Combine Hospital Administration-8610, Public Relations-8630, Management Engineering-8640, Personnel-8650, Auxiliary-8660, and Chaplaincy-8670 into a single account, Administrative Services-8600, which cost center should be allocated on the basis of accumulated costs.
- (e) Combine Medical Library-8680 into Medical Records-8690.
- (f) Combine Inservice Education-Nursing-8740 into Nursing Administration-8720.

(3) The commission will provide notice to the affected hospital of any change from "basic service" to a more complex class at least four months before the next budget is due.

**AMENDATORY SECTION** (Amending Order 81-01, Resolution R-81-01, filed 2/20/81)

**WAC 261-20-080 ((CRIMINAL PROVISIONS)) UNIFORMLY APPLICABLE INTERPRETIVE RULINGS AND MINOR MANUAL MODIFICATIONS.** ((RCW 70.39.200 provides that every person who shall violate or knowingly aid and abet the violation of chapter 70.39 RCW or any valid orders, rules, or regulations thereunder, or who fails to perform shall be guilty of a misdemeanor. Following official notice to the accused by the commission of the existence of an alleged violation, each day upon which a violation occurs shall constitute a separate violation. Any person violating the provisions of chapter 70.39 RCW may be enjoined from continuing such violation.)) (1) The executive director of the commission is authorized to make uniformly applicable interpretive rulings with respect to matters contained in the manual. The executive director of the commission is also authorized to correct typographical and coding errors as well as make other minor organizational modifications when such corrections and

modifications appear to be necessary. The commission shall be notified in advance of the executive director's proposed actions.

(2) Any such interpretive ruling, correction, or modification shall be in writing and distributed as an attachment to a consecutively numbered transmittal. Such transmittal shall describe the changes in detail and shall include instructions regarding the placement of such material in the manual. Each hospital and manual holder of record shall be sent a copy of any such transmittal together with all attachments.

#### NEW SECTION

**WAC 261-20-090 CRIMINAL PROVISIONS.** RCW 70.39.200 provides that every person who shall violate or knowingly aid and abet the violation of chapter 70.39 RCW or any valid orders, rules, or regulations thereunder, or who fails to perform shall be guilty of misdemeanor. Following official notice to the accused by the commission of an alleged violation, each day upon which a violation occurs shall constitute a separate violation. Any person violating the provisions of chapter 70.39 RCW may be enjoined from continuing such violation.

#### REPEALER

The following section of the Washington Administrative Code is repealed:

**WAC 261-20-065 COMPLIANCE WITH WAC 261-10-060 AND 261-10-070.**

#### REPEALER

The following chapter of the Washington Administrative Code is repealed in its entirety:

(1) **WAC 261-30-010 PURPOSE.**  
 (2) **WAC 261-30-020 DEFINITIONS.**  
 (3) **WAC 261-30-030 ADOPTION AND ESTABLISHMENT OF UNIFORM SYSTEM.**

(4) **WAC 261-30-040 DATE OF REQUIRED INFORMATION SUBMITTAL TO COMMISSION—FORM AND MANNER OF SUBMITTAL.**

(5) **WAC 261-30-042 FISCAL AND BUDGET YEARS REFLECTED IN INITIAL SUBMITTAL OF MATERIALS REQUIRED UNDER WAC 261-30-040.**

(6) **WAC 261-30-050 ALTERNATIVE SYSTEM FOR SUBMITTING BUDGETING, COST ALLOCATION, AND PROSPECTIVE RATE SETTING INFORMATION TO THE COMMISSION.**

(7) **WAC 261-30-060 NOTIFICATION DATE AND EFFECTIVE PERIOD OF CLASSIFICATION STATUS.**

(8) **WAC 261-30-070 MODIFICATIONS OF UNIFORM SYSTEM.**

(9) **WAC 261-30-072 MODIFICATIONS OF UNIFORM SYSTEM FOR INITIAL BUDGET YEAR.**

(10) **WAC 261-30-074 MODIFICATIONS OF UNIFORM SYSTEM APPLICABLE TO ONLY "BASIC SERVICE" HOSPITALS.**

(11) **WAC 261-30-080 WAIVERS FROM SUBMITTAL REQUIREMENTS.**

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#### Chapter 261-40 WAC

#### REVIEW AND APPROVAL OF ANNUAL BUDGET SUBMITTALS, RATES, RATE SCHEDULES, OTHER CHARGES AND CHANGES

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#### **GENERAL PROVISIONS**

#### **AMENDATORY SECTION (Amending Order 75-05, filed 11/10/75)**

**WAC 261-40-015 DEFINITIONS.** As used in this chapter, unless the context requires otherwise:

(1) "Annual budget submittal" and "submittal" mean the information submitted to the commission pursuant to WAC ((261-30-040)) 261-20-040.

(2) "Washington state hospital commission" and "commission" mean the Washington state hospital commission created by chapter ((70-30)) 70.39 RCW.

(3) "Hospital" means any health care institution which is required to qualify for a license under RCW 70.41.020(2); or as a psychiatric hospital under chapter 71.12 RCW, but shall not include any health care institution conducted for those who rely primarily upon treatment by prayer or spiritual means in accordance with the creed or tenets of

any church or denomination. The term "hospital" also refers to an entity that has submitted to the commission an annual budget submittal, which submittal is subject to review by the staff and commission in accordance with the provisions of this chapter.

(4) "Person" ((or "party")) when used in this chapter means any individual, partnership, corporation, comprehensive health planning agency created pursuant to chapter 70.38 RCW, hospital ((as defined in chapter 70.39 RCW)), or any body politic or municipal corporation.

(5) "Rate" means the revenue per defined unit of service for each revenue center identified in the commission's publication entitled Accounting and Reporting Manual for Hospitals adopted under ((chapter 261-30 WAC)) WAC 261-20-030.

(6) "Staff" means the executive director, deputy director ((and)), confidential secretary and all other employees of the commission((, as well as the employees of the Department of Social and Health Services furnished the commission pursuant to RCW 70.30.060 to carry out its duties)).

(7) "Party" means those persons described in WAC 261-40-201.

#### AMENDATORY SECTION (Amending Order 79-02, Resolution 79-03, filed 6/19/79)

**WAC 261-40-020 APPLICABILITY OF THIS CHAPTER.** (1) Required commission approval of rate changes: No rate described in any hospital's annual budget submittal and approved by the commission may be changed by such hospital without applying to the commission for the approval of a rate change in accordance with the procedures set forth in this chapter.

(2) ((Required use of)) Effective date of change in approved rates: Hospitals shall utilize only those rates that have been approved by the commission((, PROVIDED, That except for hospitals which have not filed such information as the commission shall require concerning the total financial needs of such hospital within the period specified in WAC 261-30-040, this subsection shall not apply if, on the effective date of any proposed rate change filed by any hospital with the commission, no order shall have been issued by the commission either suspending, approving, disapproving or modifying such proposed rate change. PROVIDED FURTHER, That for any hospital concerning whose proposed rate change the commission shall have instituted proceedings as to the reasonableness of the proposed change pursuant to RCW 70.39.160(2) or (4), the period during which this subsection shall not apply due to the passage of the effective date of the hospital's proposed rate change without the commission having issued its order either suspending, approving, disapproving or modifying such proposed rate change shall extend only until the issuance by the commission of an order either approving, disapproving or modifying such proposed rate change on a prospective basis)). Every request for a change in rates shall provide for a proposed effective date for that change which shall be no sooner than thirty days after the commission receives the request. If the request does not include a proposed effective date, that date shall be deemed to be thirty days after the receipt of the request.

The new rates may be utilized by the hospital after the proposed effective date unless the commission has suspended the date pursuant to WAC 261-40-030.

((3) Public hearing on initial annual budget submittal: Since no hospital will have utilized the rate concept adopted by the commission under chapter 261-30 WAC prior to preparation and submission of its initial annual budget submittal, the rates proposed therein will constitute "new" rates. As such, they will be deemed by the commission to propose a change in rates subject to commission review in a public hearing in accordance with RCW 70.39.160))

#### AMENDATORY SECTION (Amending Order 75-05, filed 11/10/75)

**WAC 261-40-030 SUSPENSION OF PROPOSED EFFECTIVE DATE OF RATE, RATE SCHEDULE, OTHER CHARGES, OR ANY CHANGE THEREIN.** (1) General: Under RCW 70.39-.160, the commission is authorized to suspend the effective date of a rate, rate schedule, other charge, or any change therein proposed by a hospital in its annual budget submittal. Any such suspension is a totally discretionary act by the commission. A written explanation of the reasons for such commission action will be provided to the hospital promptly following such action.

(2) Reasons for suspension: It shall be the policy of the commission to review and process annual budget submittals proposing rates, rate schedules, other charges, and any changes therein within a timely fashion so as to avoid having to suspend the proposed effective date

thereof. Nevertheless, the commission may choose to suspend the proposed effective date of any rate, rate schedule, other charge, or any change therein for any of the following reasons:

(a) The hospital has failed to submit information or a modified or corrected annual budget submittal within the required time period ((specified by the staff, or has requested a continuance in a hearing)) under WAC 261-40-200.

(b) The staff needs additional time to properly review and process the submittal for good cause shown by the staff;

(c) Other just causes or reasons.

(3) Period of suspension: The initial suspension ((subsequently)) shall be for not more than thirty days. The commission may subsequently suspend the effective date of any rate, rate schedule, other charge, or any change therein for an additional period not to exceed thirty days.

(4) Notice of suspension to hospital: Whenever the commission suspends the effective date of any proposed rate, rate schedule, other charge, or changes therein, it shall immediately notify in writing the hospital subject to suspension of such commission action and the period thereof. Whenever the next commission meeting will be after the proposed effective date of a change in rates, the executive director is authorized to notify the hospital of a suspension in the effective date if he finds any of the conditions under subsection (2) of this section to exist. The executive director shall present any such suspension at the next commission meeting for ratification or modification.

### PART I ANNUAL BUDGET SUBMITTAL REVIEW PROCESS

#### AMENDATORY SECTION (Amending Order 75-05, filed 11/10/75)

**WAC 261-40-100 RECEIPT OF ANNUAL BUDGET SUBMITTAL.** (1) Date stamped upon receipt: Every annual budget submittal provided the commission pursuant to RCW 70.39.120 and 70.39.140, and WAC 261-30-040, shall be stamped as to the date of receipt upon receipt in the commission's office.

(2) Acknowledgement of receipt: The receipt in the commission's office, and date thereof, of a hospital's annual budget submittal shall be acknowledged by the staff in written notice to such hospital. Such notice shall also indicate the date the staff ((expect)) expects such annual budget submittal will be considered by the commission in an informal hearing.

#### AMENDATORY SECTION (Amending Order 75-05, filed 11/10/75)

**WAC 261-40-115 EFFECT OF RESPONSE TO NOTICE WITHIN SPECIFIED TIME PERIOD.** In the event such corrected or modified submittal is returned to the commission's office within the specified time period (generally, a period of seven days) the staff shall make reasonable effort to continue the processing of such submittal as if there had been no delay; the commission, however, may still suspend the effective date of a proposed rate, rate schedule, other charge, for the reasons set forth in WAC 261-40-030.

#### AMENDATORY SECTION (Amending Order 75-05, filed 11/10/75)

**WAC 261-40-120 EFFECT OF DETERMINATION THAT ANNUAL BUDGET SUBMITTAL IS COMPLETE AND CONFORMING, AND CONTAINS VERIFIABLE DATA.** Whenever the staff determines the annual budget submittal is complete and conforming, it shall commence its process of verifying the data contained in such submittal. Whenever the staff determines the data contained in such submittal is verifiable it shall complete its processing of the submittal and prepare its findings and recommendations ((to the commission regarding such submittal)). See WAC 261-40-135.

#### AMENDATORY SECTION (Amending Order 75-05, filed 11/10/75)

**WAC 261-40-125 CRITERIA FOR DETERMINING COMPLETENESS, CONFORMANCE, AND VERIFIABILITY OF DATA.** (1) An annual budget submittal shall be deemed

(a) "Complete", when it contains all data required by the commission pursuant to chapter ((261-30)) 261-20 WAC and this chapter,

including information in response to special information requests made by the commission pursuant to WAC 261-40-130; and

(b) "In conformance" when it has been prepared in the form and manner specified by the commission and otherwise conforms to the requirements of commission regulations, policies, and any instructions regarding annual budget submittals in effect at the time such submittal was submitted to the commission.

(2) The data contained in a hospital's annual budget submittal shall be deemed verifiable when such data is properly included in appropriate commission forms; figures reconcile to proper balances; the statistical bases of computations, extensions, footings, etc. test out; and other statistical and financial examinations established by the staff to measure data verifiability show the data to be verifiable.

**AMENDATORY SECTION** (Amending Order 75-05, filed 11/10/75)

**WAC 261-40-130 SPECIAL INFORMATION REQUESTS.** In the event the staff desires additional information not provided by a hospital ((in its annual budget submittal)), a written request detailing the additional information to be provided the staff will be mailed to the hospital ((during the review period)). The failure of a hospital to respond to such information requests ((in a timely manner)) within the time set forth in the request may result in the suspension of the effective date of, or the modification or disapproval of proposed rates, rate schedules, other charges, or changes therein.

**AMENDATORY SECTION** (Amending Order 75-05, filed 11/10/75)

**WAC 261-40-135 STAFF FINDINGS AND RECOMMENDATION REGARDING ANNUAL BUDGET SUBMITTAL.** (1) Contents: Upon completion of the staff review of a hospital's annual budget submittal, the staff shall prepare a written statement of its findings and recommendations to the commission. Such statement shall include:

(a) An analysis of the annual budget submittal in such form as the commission shall direct, as corrected or modified by the hospital in response to WAC 261-40-110(1) notice;

(b) A description of the exceptions noted in the primary, secondary, or detailed expense screening process used by the staff together with any explanation or justification provided by the hospital or determined by the staff for such exception;

(c) Recommendations of the staff regarding the rates, rate schedules, other charges, or changes therein proposed in the annual budget submittal; and

(d) Such other matters as the staff deems appropriate.

(2) Date of providing of statement: A copy of the staff's statement shall be ((mailed)) provided to the hospital not less than fifteen days prior to the date last set for commission consideration of the hospital's annual budget submittal. Copies of the statement also shall be provided to commission members by that same date.

**AMENDATORY SECTION** (Amending Order 79-02, Resolution 79-03, filed 6/19/79)

**WAC 261-40-140 NOTICE TO PUBLIC REGARDING ANNUAL BUDGET SUBMITTAL FINDINGS AND RECOMMENDATIONS AND PUBLIC HEARING.** Not less than twenty days prior to the date last set for commission consideration of a hospital's annual budget submittal, the staff shall provide notice to ((the general public)) that hospital and those persons on the commission's general mailing list regarding the impending hearing. Any person may be placed on the commissioner's general mailing list by written request to the commission.

**AMENDATORY SECTION** (Amending Order 79-02, Resolution 79-03, filed 6/19/79)

**WAC 261-40-145 HOSPITAL'S RESPONSE TO STAFF FINDINGS AND RECOMMENDATIONS; WRITTEN TESTIMONY FROM GENERAL PUBLIC, TIME FOR SUBMISSION.** A hospital may submit to the commission a response to the staff findings and recommendations. Such response, and any other written ((testimony from the general public)) response submitted pursuant to WAC 261-40-140 notice, must be received in the commission's office not less than three days prior to the date last set for commission consideration of the hospital's annual budget submittal in any informal hearing. ((A hospital's response and any written testimony from the

general public)) Any response received after that date may not be considered by the commission.

**AMENDATORY SECTION** (Amending Order 72-09, Resolution 79-03, filed 6/19/79)

**WAC 261-40-150 CRITERIA FOR APPROVAL, MODIFICATION, OR DISAPPROVAL OF ANNUAL BUDGET SUBMITTAL AND RATES, RATE SCHEDULES, OTHER CHARGES, AND CHANGES THEREIN.** The following criteria shall be utilized by the commission in reviewing and acting on annual budget submittals ((pursuant to chapter 70.39 RCW and this chapter)); ((the weighting)) however, the relative importance of each criterion listed below((, however,)) is a matter of commission discretion:

(1) Whether the hospital's annual budget submittal and the rates, rate schedules, other charges, and changes therein:

(a) Are such that the commission can assure all purchasers of that hospital's health care services that the total costs of the hospital are reasonably related to the total services offered by that hospital;

(b) Are such that the hospital's aggregate revenues as expressed by rates are reasonably related to the hospital's aggregate costs;

(c) Are such that rates are set equitably among all purchasers or classes of purchasers of services without undue discrimination or preference.

(2) Whether the commission action will permit a nonprofit hospital to render effective and efficient service in the public interest and on a solvent basis.

(3) Whether the commission action will permit a proprietary profit-making hospital to render effective and efficient service in the public interest as well as allow such hospital's shareholders a fair return based upon actual investment or, if the hospital elects, upon the fair value of the investment on July 16, 1973: PROVIDED, That, once the election is made it may not be changed without the approval of the commission.

(a) For the purposes of this subsection, "investment" is defined as the sum of the differences between a hospital's current assets and current liabilities on the one hand and long term assets and long term liabilities, on the other hand, to the extent such assets and liabilities are allowable for ratemaking. The commission has adopted written policies regarding the allowance of assets and liabilities which are available upon request.

(b) For the purposes of this subsection, the term "actual investment" shall refer to assets computed as set forth in subdivision (a) of this subsection on the basis of historical cost less accumulated depreciation.

(c) For the purposes of this subsection, the term "fair value of the investment" shall mean the result of the computation performed in subdivision (a) of this subsection on assets whose value as of July 16, 1973 is determined by means of impartial appraisal.

(4) Whether the appropriate area-wide and state comprehensive health planning agencies have recommended approval, modification, or disapproval of the annual budget submittal, or the rates, rate schedules, other charges, or changes therein.

(5) Whether the hospital's annual budget submittal and the rates, rate schedules, other charges, and changes therein will in the aggregate produce sufficient total revenue for the hospital to meet all of the reasonable obligations specified in chapter 70.39 RCW.

(6) Whether the rates, rate schedules, other charges, and changes therein contained in the hospital's annual budget submittal are reasonable.

(7) Whether the rates implemented and revenues collected by the hospital in previous budget years conformed to the applicable commission determinations for such years. ((, according to the criteria set forth in the applicable subdivision of this subsection:

(a) For hospitals participating under types II and III of the Prospective Reimbursement Demonstration Project, and for hospitals which have been excluded from participation in the Prospective Reimbursement Demonstration Project, and for all hospitals, beginning at such time and continuing for so long as the Prospective Reimbursement Demonstration Project becomes ineffective due to interruption or termination of the project;)) Conformance will be determined by comparing, at the end of the budget year, actual revenues for the budget year to commission-approved revenues, on the basis of either the aggregate rate per adjusted patient day, or the revenues for individual revenue centers, as either may be modified, where appropriate, for volume variance between budgeted and actual levels; such comparison shall be made using actual, rather than budgeted, deductions from revenue((, and shall be subject to whichever of the qualifications contained in items (i) through (iii) of this subdivision, may be applicable

to the specific budget year. PROVIDED, That any hospital may submit justification for any deviation from its approved rates).

((i)) For fiscal years beginning prior to January 1, 1977, hospitals shall be deemed in conformance if actual revenues are within plus or minus three percent of approved revenues as adjusted for volume variance and actual deductions from revenue for hospitals in peer groups 1 and 2 and specialty hospitals having fewer than fifty beds, or within plus or minus one point five percent of such approved revenues as adjusted for hospitals in peer groups 3, 4 and 5 and specialty hospitals having fifty or more beds.

(ii) For fiscal years beginning January 1, 1977 through December 31, 1977, all costs will be presumed to vary with changes in patient volumes. PROVIDED, That hospitals may, at their option, use the schedule of ratios of fixed costs to variable costs contained in item (iii) of this subdivision, or submit suggested ratios of fixed costs to variable costs, either in the aggregate or by revenue center, along with any other reasonable, justifying information to explain deviation from approved revenues. Upon approval by the commission, such approved ratios will be used to determine allowable revenue variance due to volume changes.

(iii) For fiscal years beginning adjusted on and after January 1, 1978,)) The planned capital and service component and return on investment shall be considered a fixed cost when considering year-end conformance. Only that portion of total costs per patient day designated as variable according to the following schedule will be adjusted for ((variances in patient)) volume((s)) variance:

Peer groups 1 and 2 and specialty hospitals having fewer than fifty beds; fixed costs - eighty percent, variable costs - twenty percent

Peer groups 3 and 4 and specialty hospitals having fifty or more beds; fixed costs - seventy percent, variable costs - thirty percent

Peer ((group 5)) groups 5 and 6 hospitals; fixed costs - sixty percent, variable costs - forty percent

Alternatively, the hospital may submit suggested ratios of fixed costs to variable costs, either in the aggregate or by revenue center. Upon approval by the commission, such approved ratios will be used only prospectively to determine allowable revenue variance due to volume changes.

((b)) For and after the fiscal year beginning July 1, 1977 of hospitals participating under type I of the Prospective Reimbursement Demonstration Project, conformance will be determined as follows:

(i) When actual rate setting revenue adjusted for actual deductions from revenue (which includes contractual allowances) is equal to or less than that approved by the commission, the hospital shall be deemed in conformance.

(ii) If a hospital is out of conformance under subparagraph (i) above, the hospital shall be subjected to year-end conformance on revenue from nonparticipating payors in accordance with the conformance criteria contained in subdivision (a) above.

(iii) When deductions from revenue are adjusted for type I hospitals at either departmental or aggregate conformance level, budgeted contractual allowances will be used when the actual contractual allowances are determined to be less than the budgeted level.))

#### AMENDATORY SECTION (Amending Order 79-02, Resolution 79-03, filed 6/19/79)

**WAC 261-40-160 APPROVAL OF RATES FOR LESS THAN FULL FISCAL YEAR.** The commission, in its discretion, may grant approval of rates as submitted in a hospital's annual budget submittal or as modified by the commission, either for the full fiscal year of the hospital or any ((less than that)) lesser period. The decision and order of the commission notifying a hospital of such action shall specify the period of time within which the hospital may utilize the approved rates as well as what action (if any) must be taken by the hospital to secure commission approved rates after the specified period.

#### ((PART H BUDGET AMENDMENT SUBMITTAL REVIEW PROCESS))

#### NEW SECTION

**WAC 261-40-165 ((BUDGET AMENDMENT SUBMITTALS AUTHORIZED TIME LIMITATIONS-PRESUMPTION. (1)**

Hospitals are authorized, upon learning of facts justifying revision of their approved budgets, to submit amendments to such budgets not less than thirty days in advance of the proposed effective date of any associated proposed rate changes; amendments submitted without effective dates will be assigned effective dates falling thirty days after receipt.

((2)) Within thirty days after receipt of a budget amendment submittal, the staff shall determine whether it is complete and conforms to commission regulations, policies, and instructions, and shall verify the data contained therein.

((3)) The provisions of WAC 261-40-100, 261-40-105, 261-40-110, 261-40-115, 261-40-120, 261-40-125, 261-40-130, 261-40-135, 261-40-140, 261-40-145, and 261-40-150 shall apply to budget amendment submittals with the same force with which they apply to annual budget submittals.

((4)) Any element of a hospital's budget amendment submittal which is not specifically identified as changed from the previously approved amount will be presumed to remain the same as previously approved.)

**Reviser's note:** The above section appears as filed by the agency pursuant to the requirements of RCW 34.08.040.

#### ((PART II GENERAL PROCEDURES APPLICABLE TO ALL COMMISSION HEARINGS ((REGARDING ANNUAL BUDGET SUBMITTALS)))

#### AMENDATORY SECTION (Amending Order 75-05, filed 11/10/75)

**WAC 261-40-200 CONTINUANCES.** Any person who desires a continuance of any proceeding before the commission shall, ((immediately upon receipt of notice of the hearing, or)) as soon ((thereafter)) as facts requiring such continuance come to his/her knowledge, notify the commission ((of said desire, stating in detail the identification constituting an appearance pursuant to WAC 261-40-300 if he/she has not made an appearance, as well as the)). The notice shall identify the interest of the person in the proceeding as well as the reasons why such continuance is necessary. The commission, or presiding officer in a formal hearing, on passing upon a request for a continuance shall consider whether such request was promptly made. Except in cases of hardship or unless good cause is shown, no such continuance shall be granted unless such a request is made to the commission at least three days preceding the date upon which the matter is set for hearing. The commission may grant such a continuance and may at any time order a continuance upon its own motion. During the ((hearing)) proceeding, if it appears in the public interest that further testimony or argument should be received, the presiding officer may in his/her discretion continue the hearing and fix the date for introduction of additional testimony or presentation of argument. Such oral notice shall constitute final notice of such continued hearing. The granting of a continuance by the commission may result in a concurrent suspension of the effective date of proposed rates.

#### NEW SECTION

**WAC 261-40-201 CLASSIFICATION OF PARTIES.** Parties to proceedings before the commission shall be styled applicants, intervenors, petitioners, or protestants, according to the nature of the proceeding and the relationship of the parties thereto.

(1) **Applicants:** Hospitals applying for any right or authority from the commission, including an approved rate, rate schedule, or other charges, or any change therein, or the reconsideration of an informal hearing decision shall be styled "applicants".

(2) **Intervenors:** Persons permitted to intervene, as hereinafter provided, shall be styled "intervenors".

(3) **Petitioners:** Persons petitioning for opportunity to intervene, or for other relief shall be styled "petitioners".

(4) **Protestants:** Persons, including the staff, opposing petitions or applications or seeking the disapproval or modification of requests therein shall be styled "protestants".

#### NEW SECTION

**WAC 261-40-202 INTERVENTION.** (1) General intervention: Any person who desires to appear and participate in any proceeding before the commission may petition in writing for leave to intervene in the proceeding prior to, or at the time, it is called for hearing; or may make an oral motion for leave to intervene at the time of the hearing.

No such petition or motion shall be filed or made after the proceeding is underway, except for good cause shown. The petition or motion to intervene must disclose the name and address of the person intervening; the name and address of such person's attorney, if any; such person's interest in the proceeding, and position in regard to the matter before the commission. The written petition shall be filed with the commission and copies shall be provided to all other parties to the proceeding.

(2) Disposition of petitions and motions to intervene: Petitions and motions to intervene may be heard before the presentation of evidence in the proceeding, or may be set for prior hearing; an opportunity shall be afforded all other parties to be heard thereon. If it appears that the petition or motion discloses a substantial interest in the subject matter of the hearing, or that participation of the petitioner may be in the public interest, the commission may grant the same, which may be done by oral order at the time of the hearing. Thereafter such petitioner shall become a party to the proceeding and shall be known as an "intervenor", with the same right to produce witnesses and of cross-examination as other parties to the proceeding. Whenever it appears, during the course of a proceeding, that an intervenor has no substantial interest in the proceeding, and that the public interest will not be served by such intervention therein, the commission may dismiss such person from the proceeding: PROVIDED, HOWEVER, That a party whose intervention has been allowed shall not be dismissed from a proceeding except upon notice and a reasonable opportunity to be heard.

#### NEW SECTION

WAC 261-40-203 APPEARANCES. (1) Parties shall enter their appearances by giving their names, addresses and party they represent, if any, in writing to the commission and all other parties. Thereafter, all future notices, pleadings and orders may be served upon that representative, and such service shall be considered valid service for all purposes upon the party represented. The presiding officer conducting the hearing may, in addition, require appearances to be stated orally, so that the identity and interest of all parties present will be known to those at the hearing.

(2) No person may appear in a representative capacity before the commission other than the following:

(a) Attorneys at law duly qualified and entitled to practice before the Supreme Court of the state of Washington;

(b) Certified public accountants qualified and entitled to practice in the state of Washington; and

(c) Upon permission of the presiding officer at such hearing, a bona fide officer, trustee, director, or full time employee of an individual, partnership, corporation, comprehensive health planning agency, or hospital who appears for such planning agency, or hospital.

#### AMENDATORY SECTION (Amending Order 75-05, filed 11/10/75)

WAC 261-40-210 ORDER OF PROCEDURE. Requests for the suspension of the effective date of proposed rates, rate schedules, other charges, or changes therein contained in an annual budget submittal; and requests for continuances shall be considered first in any hearing regarding annual budget submittals. ((Testimony may be given to the commission ordinarily in the following order:

- (i) The hospital or petitioners;
- (ii) Staff;
- (iii) Protestants, and

(iv) Rebuttal by the hospital or petitioners. Intervenors shall follow the party in whose behalf the intervention is made. If the intervention is not in support of either the hospital or petitioners, or the staff, the presiding officer shall designate the point during the hearing such intervenors shall be heard:)) When two or more annual budget submittals are set for hearing at the same time and place, ((the submittal first having been received in the commission's office shall first be heard, if all parties thereto are ready. PROVIDED, Presentations and testimony to the commission during informal hearings shall be given in the following order:

(i) The summarization of the annual budget submittal and presentation of staff findings and recommendations by the executive director or his designee;

- (ii) The response thereto by representative(s) of the hospital;

(iii) Answers to questions of commission members by the staff and hospital representatives;

- (iv) The comments by the general public and protestants;

((v) Rebuttal thereto by the hospital representative(s) or staff: AND PROVIDED, FURTHER, That the presiding officer may direct a different order to suit the convenience of the parties)) the commission will usually hear the matters in the same order as they appear in the agenda.

#### AMENDATORY SECTION (Amending Order 75-05, filed 11/10/75)

WAC 261-40-220 RULES OF EVIDENCE. (1) General: In accordance with the provisions of RCW 70.39.160(3), formal rules of evidence shall not apply to matters coming before the commission. During informal and formal hearings, the commission, in its discretion, either with or without objection, shall determine whether testimony or evidence presented to it for consideration is admissible for consideration. Generally, the commission will consider any relevant testimony or evidence presented to it in an informal hearing. ((Objections to the admissibility of such testimony or evidence, based on formal rules of evidence, generally will not be sustained by the commission:)) When objection is made to the admissibility of evidence, ((however,)) such evidence may be received subject to later ruling by the commission. Parties objecting to the introduction of evidence shall state the grounds of such ((objectives)) objections at the time such evidence is offered. In any hearing the presiding officer may, in his/her discretion, either with or without objection, order cumulative evidence discontinued.

(2) Official notice: In addition to matters which courts of this state may take judicial notice and those matters specified in WAC 1-08-370 and 1-08-380, official notice may be taken of the following matters((:)) by the commission in informal hearings, and by the presiding officer or hearing examiner in formal hearings, respectively:

(a) Rules, regulations, administrative rulings and orders, exclusive of findings of fact, of the commission and other governmental agencies;

(b) Contents of certificates, permits and licenses ((issued issued)) issued by the commission or other governmental agencies;

(c) Rates, classifications, and schedules established or approved by the commission.

In addition, upon request by all parties ((to the proceeding so to do)), official notice may be taken of the results of the commission's own inspection of the physical conditions involved. ((With or without being requested by a party so to do,)) Official notice may be taken of the results of previous commission experience in similar situations, and the general information concerning the subject which goes to make up the commission's fund of expert knowledge. Where official notice is taken of any matter, the findings of fact shall so specify and shall state the basis upon which notice is taken.

(3) Resolutions: Resolutions, properly authenticated, of the governing bodies of cities, towns, other municipal corporations, and of comprehensive health planning agencies and associations of hospitals will be received in evidence ((if offered by the president, secretary or other proper officer in person at the hearing, provided such officer was present when the resolution was passed)). Such resolution shall be received subject to rebuttal by adversely affected parties as to either the authenticity of the resolution or the circumstances surrounding its procurement. Recitals of facts contained in resolutions shall not be deemed proof of those facts.

#### AMENDATORY SECTION (Amending Order 75-05, filed 11/10/75)

WAC 261-40-225 EXHIBITS AND DOCUMENTARY EVIDENCE. (1) ((Size of exhibits. Except by special permission of the presiding officer no specially prepared exhibit offered as evidence shall be of greater size when folded than 8 1/2 inches by 13 inches. PROVIDED, That maps of greater size, necessary to a presentation of evidence, and commission reports and forms of greater size, whether completed by a hospital or the staff, are admissible.

((2))) Designation of part of document as evidence: When relevant and material matter offered in evidence by any party is embraced in a book, paper, or document containing other matter not material or relevant, the party offering the same must plainly designate the matter so offered. Only a true copy of such portion of the book, paper or document containing the relevant or material matter in proper form shall be received as an exhibit ((and in a formal hearing, only after proper authentication)). Like copies of such matter shall be delivered by the party offering the same to all other parties or their ((attorneys)) representatives appearing at the hearings, who shall be afforded an opportunity to examine the book, paper or document, and to offer in

evidence in like manner other portions thereof if found to be material and relevant.

((3)) (2) Official records: An official rule, report, order, record or other document, prepared and issued by any governmental authority, when admissible for any purpose may be evidenced by an official publication thereof; or by a copy attested by the officer having the legal custody thereof, or his/her deputy, and accompanied by a certificate that such officer has the custody, made by any public officer having a seal of office and having official duties in the district or political subdivision in which the record is kept, authenticated by the seal of his/her office.

((4)) (3) Commission's files: Paper and documents on file with the commission, if otherwise admissible, and whether or not the commission has authority to take official notice of the same under WAC 261-40-220(2), may be introduced by reference to number, date, or by any other method of identification satisfactory to the presiding officer. If only a portion of any such paper or document is offered in evidence, the part so offered shall be clearly designated. ((Intra-office commission memoranda and reports when designated as confidential by the commission to the extent permitted by RCW 42.17.310, are not public records subject to inspection; nor shall such documents be introduced in evidence.))

((5)) (4) Records in other proceedings: In case any portion of the record in any other proceeding is admissible for any purpose and is offered in evidence, a true copy of such portion shall be presented for the record in the form of an exhibit unless:

(a) The person offering the same agrees to supply such copies later at his/her own expense, if and when required by the commission; and

(b) The portion is specified with particularity in such manner as to be readily identified; and

(c) The parties represented at the hearing stipulate upon the record that such portion may be incorporated by reference, and that any portion offered by any other party may be incorporated by like reference; and

(d) The presiding officer directs such incorporation.

((6)) (5) Copies of exhibits ((to opposing counsel)): When specially prepared exhibits of a documentary character are offered in evidence, unless the presiding officer otherwise directs, copies must be furnished to ((opposing counsel, (if any);)) all commission members, staff, all other parties, and in a formal hearing, the presiding officer. Whenever practicable, the parties should interchange copies of exhibits before((,:at)) the commencement of the hearing.

#### AMENDATORY SECTION (Amending Order 75-05, filed 11/10/75)

WAC 261-40-230 STIPULATION AS TO FACTS. The parties to any commission proceeding or investigation may enter into a written stipulation as to the facts or any portion thereof involved in such proceeding or investigation. Such stipulation may be included as part of the staff statement of findings and recommendations or hospital's response or may be a separate submittal to the commission. It shall be binding upon the parties thereto and not only may be regarded and used by the commission or presiding officer as evidence at a hearing, but also may be one of the bases for the commission's findings and its recommendation regarding a hospital's annual budget submittal. It is desirable that the facts be thus agreed upon whenever practicable. Nevertheless, proof by evidence of the facts stipulated to, may still be required by the commission notwithstanding the stipulation of the parties.

#### PART ((IV)) III SPECIAL INFORMAL HEARING PROCEDURES

#### AMENDATORY SECTION (Amending Order 75-05, filed 11/10/75)

WAC 261-40-300 APPEARANCES AND ATTENDANCE AT INFORMAL HEARING. (1) The presiding officer conducting an informal hearing may require representatives of the hospital, staff members responsible for the statement of findings and recommendation, and members of the general public who have submitted written testimony regarding such hospital's annual budget submittal, that are in attendance, to orally identify themselves, their address, and their interest in the matter to be considered by the commission so that the identity and interest of such persons will be known to those at the hearing. Representatives of the hospital are not required to attend the

informal hearing conducted by the commission regarding that hospital's annual budget submittal; such failure to attend, however, may result in commission ((member's)) members' questions remaining unanswered, which, itself, may lead to a continuance, or the suspension, modification or disapproval of rates, rate schedules, other charges, or changes therein proposed in such submittal.

(2) Presentations and testimony to the commission during informal hearings shall be given in the following order:

(a) The summarization of the matter and presentation of staff findings and recommendations by the executive director or his designee;

(b) The response by the hospital;

(c) Answers to questions asked by the commission;

(d) Any comments by other persons or parties in attendance;

(e) Any response by the hospital, staff, or the commission to comments: PROVIDED, That the presiding officer may direct a different order to suit the convenience of all participants.

#### AMENDATORY SECTION (Amending Order 75-05, filed 11/10/75)

WAC 261-40-310 QUESTIONS BY COMMISSION MEMBERS. At any point during an informal hearing, questions may be asked by commission members of any ((representative(s) of the hospital the annual budget submittal of which is being reviewed by the commission, members of the staff, and members of the general public who have submitted to the commission written testimony regarding the matter subject to commission review and action)) party or other person in attendance.

#### PART ((V)) IV FORMAL HEARING PROCEDURES

#### AMENDATORY SECTION (Amending Order 75-05, filed 11/10/75)

WAC 261-40-400 OPPORTUNITIES FOR FORMAL HEARINGS. (1) Petition for reconsideration of informal hearing decision: A hospital or other person that has been ((adversely affected)) aggrieved by a final decision of the commission in an informal hearing, may petition the commission for a reconsideration of its decision through a formal hearing process. Such petition shall state in detail the issues or portions of the commission's informal hearing decision that should be reconsidered by the commission, together with the reasons therefor.

(2) As initial hearing on hospital's annual budget submittal: A hospital may submit its annual budget submittal to the commission, together with a petition that it be considered initially in a formal hearing rather than informal hearing pursuant to Part III of this chapter((,:only with respect to the second and subsequent annual budget submittals subject to review and approval by the commission)).

#### AMENDATORY SECTION (Amending Order 75-05, filed 11/10/75)

WAC 261-40-405 COMMISSION ACTION ON PETITION FOR FORMAL HEARING. (1) General: At its earliest opportunity the commission shall consider and approve or deny a petition submitted pursuant to WAC 261-40-400(1), and shall approve a petition submitted pursuant to WAC 261-40-400(2).

(2) Criteria for denial of WAC 261-40-400(1) petition: A petition submitted to the commission pursuant to WAC 261-40-400(1) may be denied on the following grounds:

(a) The petition is frivolous;

(b) The petitioner has not been ((adversely affected)) aggrieved by the commission's informal hearing decision or has been ((adversely affected)) aggrieved to such a minor amount that reconsideration is not justifiable;

(c) The reasons for reconsideration stated in the petition do not justify reconsideration.

(3) Notice of commission action: The petitioner and all other parties shall be notified in writing of the commission's action regarding the petition, together with the reasons therefor, following such action.

(4) Effect of commission action:

((1)) (a) No stay of enforcement or effect of the informal hearing decision: Neither the filing with the commission pursuant to WAC 261-40-400(1) nor the granting of a petition for reconsideration through the formal hearing process of all or any portions of a decision by the commission made in an informal hearing, shall stay enforcement or the effect of the commission's decision in the informal hearing.

(b) De novo hearing on reconsideration: Issues included in the petition for formal hearing reconsideration shall be considered on a de novo basis by the commission.

(c) Reviewability of action: A decision by the commission denying a petition for reconsideration submitted pursuant to WAC 261-40-400(1) shall be ((subject to)) the final decision of the commission for purposes of judicial review ((in accordance with)) under chapter 34.04 RCW.

**AMENDATORY SECTION** (Amending Order 75-05, filed 11/10/75)

**WAC 261-40-430 PLEADINGS.** (1) Pleadings enumerated: Pleadings before the commission shall be applications, petitions, responses, replies, and motions.

(2) Verification: All pleadings, except the commission's own motions, shall be verified in the manner prescribed for verification of pleadings in the Superior Court of Washington.

(3) Time for motions: Any motion directed toward an application or petition must be filed before the response is due, otherwise such objection must be raised in the response. If a motion is directed toward a response, it must be filed before the reply is due, otherwise such objection must be raised in the reply. If a motion is directed toward a reply, it must be filed within ten days after service of the reply.

(4) Time for response or reply: A response, if made, must be filed within ten days, and a reply, if made, must be filed within ten days, after the service of the pleading against which it is directed, unless otherwise provided in these rules or ordered by the commission. Whenever the commission believes the public interest requires expedited procedure it may shorten the time required for any response or reply.

(5) Defective pleadings: Upon the filing of any pleading, it will be inspected by the commission and if found to be defective or insufficient, it may be returned to the party filing it for correction.

(6) Liberal construction: All pleadings shall be liberally construed with a view to effect justice between the parties, and the commission will, at every stage of a formal hearing, disregard errors or defects in the pleadings or proceeding which do not affect the substantial rights of the parties.

(7) Amendments: The commission may allow amendments to the pleadings or other relevant documents at any time upon such terms as may be lawful and just, provided that such amendments do not adversely affect the interest of persons who are not parties to the proceeding.

(8) Response: Except as otherwise provided in subsection (4), any party who desires to contest an application or petition or make any representation to the commission in connection therewith except a general objection to affirmative commission action with respect to such application or petition (in which case no response shall be required) shall file with the commission and serve upon the applicant or petitioner a response thereto.

Any response shall be so drawn as to advise the parties and the commission fully and completely of the party's objection to affirmative commission action with respect to such application or petition; it shall admit or deny specifically and in detail all material allegations of the application or petition. In case a party fails to respond within the time specified in subsection (4) such party shall be deemed to have objected generally to affirmative commission action with respect to the application.

(9) Reply: An applicant or petitioner desiring to reply to a response shall file the same with the commission, together with proof of service, within the time set forth in subsection (4). Failure to file a reply within said time shall be deemed a general disagreement with the material in the response.

(10) Motions: Subject to the provisions of subsection (6), the practice respecting motions including the grounds therefor, and forms thereof, shall conform insofar as possible with the practice relative thereto in the Superior Court of Washington.

**AMENDATORY SECTION** (Amending Order 75-05, filed 11/10/75)

**WAC 261-40-440 SERVICE OF PLEADINGS.** (1) Service by parties: Service of pleadings by parties shall be made by delivering six legible copies to the commission and one copy to every other party, in person or by mail, properly addressed with postage prepaid. Except as otherwise provided, when a party has appeared by ((attorney or other)) an authorized representative, service upon such ((attorney or))

representative will be deemed valid service upon the party ((of all future pleadings and of all orders of the commission in such proceeding)). Service of pleadings shall be deemed complete when a true copy of such paper or document, properly addressed and stamped, is deposited in the United States mail. Attorneys or other authorized representatives withdrawing from a proceeding shall immediately so notify the commission and all parties to the proceeding.

(2) Service by commission: All notices, responses, findings of fact, opinions, and orders required to be served by the commission may be served by mail and service thereof shall be deemed complete when a true copy of such paper or document, properly addressed and stamped, is deposited in the United States mail.

(3) Certificate of service: There shall appear on the original of every pleading when filed with the commission either an acknowledgement of service, or the following certificate:

"I hereby certify that I have this day served the foregoing document upon all parties of record in this proceeding, by delivering a copy thereof in person to (here name persons served) or by mailing a copy thereof, properly addressed with postage prepaid, to each party to the proceeding or such party's attorney, or authorized representative.

Dated at ..... this ..... day of .....

(Signature .....)  
(Of counsel for .....

**AMENDATORY SECTION** (Amending Order 75-05, filed 11/10/75)

**WAC 261-40-445 PREHEARING CONFERENCES.** (1) General: When issues are joined in any formal hearing, the presiding officer may, by written notice, request all interested parties to attend((; with or without counsel;)) a prehearing conference ((for the purpose of determining the feasibility of settlement, or of other matters to aid in its disposition)). The presiding officer shall preside at such conference to consider:

- (a) Simplification of the issues;
- (b) The necessity or desirability of amendments to the pleadings;
- (c) The possibility of obtaining admissions of fact and of documents which will avoid unnecessary proof;
- (d) Limitations on the number and consolidation of the examination of witnesses;
- (e) The procedure at the hearing;
- (f) The distribution of written testimony and exhibits to the parties prior to the hearing; and
- (g) Such other matters as may aid in the disposition of the proceeding, or settlement thereof.

(2) Notice as to simplified issues: Following the prehearing conference ((a proposed form of notice of the formal hearing, if one is to be had;)) the presiding officer shall make an order reciting the action taken at the conference, the amendments allowed to the pleadings, and the agreements made by the parties concerning all of the matters considered ((shall be submitted by mail as provided by WAC 261-40-440(2) to the parties or their attorneys, or other authorized representatives, for approval. If no objection to such form of notice is filed within five days after the date such notice is mailed, it shall be deemed to be approved)). This ((notice when so approved and after due service;)) order shall limit the issues to be heard at the hearing to those not disposed of by admissions or agreements of the parties or their counsel, and will control the subsequent course of the proceeding unless modified for good cause by subsequent order.

(3) Recessing hearing for conference: In any proceeding the presiding officer may, in his/her discretion, call the parties together for a conference prior to the taking of testimony, or may recess the hearing for such a conference, with a view to carrying out the purpose of this rule. The presiding officer shall state on the record the results of such conference.

**AMENDATORY SECTION** (Amending Order 75-05, filed 11/10/75)

**WAC 261-40-450 HEARINGS.** (1) The time and place of holding formal hearings will be set by the presiding officer and notice thereof served upon all parties at least twenty days in advance of the hearing date, unless the presiding officer ((finds that)) and the parties agree that an emergency exists requiring the hearing to be held upon less notice ((when all parties agree to less notice of such hearing)). An effort will be made to set all formal hearings sufficiently in advance so that all parties will have a reasonable time to prepare their cases, and so that continuances will be reduced to a minimum.

(2) Testimony may be given ordinarily in the following order:

- (a) The hospital;
- (b) Commission staff;
- (c) Protestants; and

(d) Rebuttal by the hospital. Intervenors shall follow the party in whose behalf the intervention is made. If the intervention is not in support of either the hospital or the staff, the presiding officer shall designate the time when the intervenor shall be heard: PROVIDED, The presiding officer may direct a different order to suit the convenience of the parties.

**AMENDATORY SECTION** (Amending Order 75-05, filed 11/10/75)

**WAC 261-40-460 FAILURE OF HOSPITAL TO APPEAR AT FORMAL HEARING.** In the event a representative of a hospital fails to appear at the time and place set for the formal hearing of that hospital's annual budget submittal, ((said hearing may be continued to a later period to be set by the presiding officer to enable said representative to attend, but if at the time set for the resumption of the hearing said hospital is not represented,)) the hospital's submittal may be disapproved.

**AMENDATORY SECTION** (Amending Order 75-05, filed 11/10/75)

**WAC 261-40-465 TESTIMONY UNDER OATH.** Except matters noticed officially or entered by stipulation, all testimony given during formal commission hearings shall be sworn to or affirmed as being the truth in order to be considered by the commission. Before making any presentation or taking the witness stand each person shall swear (or affirm) that the testimony he/she is about to give in the hearing before the commission shall be the truth, the whole truth and nothing but the truth.

**AMENDATORY SECTION** (Amending Order 75-05, filed 11/10/75)

**WAC 261-40-475 DISPOSITION OF MOTIONS: CONSOLIDATION OF PROCEEDINGS.** (1) Disposition of motions: The commission may direct all motions to be submitted for commission decision on either written or oral argument, and may permit the filing of affidavits in support ((of)) or contravention thereof. Motions filed by different parties but involving the same point of law may be set for hearing at the same time.

(2) Consolidation of proceedings: Two or more proceedings where the facts or principles of law are related may be consolidated and heard together.

**AMENDATORY SECTION** (Amending Order 75-05, filed 11/10/75)

**WAC 261-40-485 ORDERS.** (1) Preparation of proposed order: The presiding officer for a formal hearing shall prepare a proposed order including findings of fact, conclusions of law, and a decision regarding the hospital's annual budget submittal and the rates, rate schedules, other charges, and changes therein; and the same shall be served upon all parties of record.

(2) Exceptions; Number filed and time for filing: Six copies of exceptions to proposed orders must be filed with the commission and a copy must be served upon all other parties within twenty days from the date of issuance of said order, unless a different time for filing is designated by the commission at or following the issuance of the proposed order. Proof of service must be made in accordance with WAC 261-40-440(3).

(3) Exceptions: Who may file: Any party of record may file exceptions to the presiding officer's proposed order.

(4) Exceptions: Contents: Exceptions to proposed orders shall be specific and must be stated and numbered separately. Exceptions to findings of fact must be supported by a reference to that page or part of the record or in the alternative by a statement of the evidence relied upon to support the exception, and shall be accompanied by a recommended finding of fact. Exceptions to conclusions of law must be supported by reference to the appropriate statute or regulation involved and shall be accompanied by a corrected conclusion of law. When exceptions are taken to conclusions in the summary portion of the proposed order there shall be included a statement showing the legal or factual justification for such exceptions, together with a statement

showing how the alleged defect in the summary affects the findings of fact or conclusions of law, or the ultimate decision.

(5) Replies: Six copies of a reply to exceptions must be filed with the commission and a copy served upon the excepting party within ten days of the date of service of the exceptions, unless a different time for filing is designated by the commission.

(6) Briefs and arguments supporting exceptions or replies: Briefs or written arguments supporting exceptions or replies thereto shall be attached to such documents and shall be served and filed in the same manner as provided in subsections (2) and (5). The commission may in its discretion hear oral arguments at a time and place to be designated by it upon notice to all affected parties.

(7) Final Order: After reviewing the exceptions, replies, briefs, oral arguments, if any, and the record or such portions thereof as may be cited by the parties, a majority of the commission may affirm the proposed order by an appropriate final order, or it may make such changes as it deems necessary in its final order. The statutory time for judicial review ((proceedings)) under chapter 34.04 RCW shall not commence until the date of the commission's final order.

#### **REPEALER**

The following sections of the Washington Administrative Code are repealed:

(1) WAC 261-40-025 INAPPLICABILITY OF UNIFORM PROCEDURE RULES.

(2) WAC 261-40-165 BUDGET AMENDMENT SUBMISSIONS AUTHORIZED—TIME LIMITATIONS—PRESUMPTIONS.

(3) WAC 261-40-415 CLASSIFICATION OF PARTIES.

(4) WAC 261-40-420 INTERVENTION.

(5) WAC 261-40-425 RULES OF PRACTICE BEFORE COMMISSION.

(6) WAC 261-40-455 APPEARANCES.

### **WSR 82-24-077 PROPOSED RULES HOSPITAL COMMISSION**

[Filed December 1, 1982]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Hospital Commission intends to adopt, amend, or repeal rules concerning amendments to the text of the commission's Accounting and Reporting Manual for Hospitals, filed with the code reviser on October 1, 1974, as Order Number 74-07, but not published as part of the Washington Administrative Code. The specific portions of the Manual amended by this action are as follows:

Modifying the following pages:

2210.1	2210.1 Daily Hospital Services Revenue
2210.2	2210.2 Ancillary Services Revenue
2210.3	2210.2(Cont.1) Ancillary Services Revenue
2210.3(Cont.1)	2210.3 Other Operating Revenue
2210.4	2210.4 Deductions from Revenue
2220.1	2220.1 Daily Hospital Services Expense
2220.2	2220.2 Ancillary Services Expense
2220.3	2220.3 Ancillary Services Expense
2420.2(Cont.5)	2420.2(Cont.6) 7070 Laboratory Services
2420.2(Cont.21)	2420.2(Cont.22) 7260 Clinics
2420.2(Cont.22)	2420.2(Cont.24) 7440 Home Care Services
2420.2(Cont.23)	2420.2(Cont.25) 7410 Other Ancillary Services
5110 (Cont.2)	5110(Cont.2) Table of Standard Units of Measure
5110 (Cont.3)	5110(Cont.3) Table of Standard Units of Measure
10004	10004 Instructions for YE-1 Year-End Report
10005	10005 Instructions for YE-1 Year-End Report
1	1 Instructions for Completing Budget Forms
	Interpretive Bulletin Number I-7 – Administering Medications and Infusing Fluids.

Adding the following pages:

2420.1(Cont.9) 6330 Hospice Care  
 2420.2(Cont.5) 7060 Intravenous Therapy Services  
 2420.2(Cont.21) 7250 Short Stay Unit  
 2420.2(Cont.23) 7380 Free-standing Clinic Services  
 Transmittal and Certification Form for Budget Amendments

Deleting the following pages:

2420.2(Cont.7) 7110 Blood Bank

that the agency will at 10:00 a.m., Thursday, January 20, 1983, in the Vance Airport Inn, Seattle, Washington, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 70.39.180(1) and 34.04.020.

The specific statute these rules are intended to implement is chapter 70.39 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 20, 1983.

Dated: November 30, 1982

By: Maurice A. Click  
 Acting Executive Director

#### STATEMENT OF PURPOSE

Title and Number of Rule Chapter: Chapter 261-20 WAC, Uniform System of Accounting and Financial Reporting.

Statutory Authority for the Rule and Specific Statute that the Rule is Intended to Implement: RCW 70.39.100.

**Summary of the Rule:** This rule amends the text of the commission's Accounting and Reporting Manual for Hospitals, filed with the code reviser on October 1, 1974, as Order Number 74-07, but not published as part of the Washington Administrative Code. This rule modifies pages 2210.1, 2210.2, 2210.2(Cont. 1), 2210.3, 2210.4, 2220.1, 2220.2, 2220.3, 2420.2(Cont. 6), 2420.2(Cont. 22), 2420.2(Cont. 23), 2420.2(Cont. 24), 2420.2(Cont. 25), 5110(Cont. 2), 5110(Cont. 3), 10004, 10005, and 1 Instructions for Completing Budget Forms; adds new cost centers for Hospice Care, Intravenous Therapy Services, Short-Stay Unit, and Free-Standing Clinic Services; and deletes pages 2420.2(Cont. 7) Blood Bank. This rule modifies Interpretive Bulletin Number I-7 Administering Medications and Infusing Fluids and adds a Transmittal and Certification for budget amendments.

**Reasons Supporting the Proposed Rule:** The Technical Advisory Committee proposed a number of changes in the manual which were approved by the commission on September 23, 1982. This rule incorporates these changes to the manual. The Transmittal and Certification form for budget amendments is required by the proposed amendment to WAC 261-20-040(2).

The Agency Personnel Responsible for the Drafting, Implementation and Enforcement of this Rule: Maurice A. Click, Acting Executive Director, Washington State Hospital Commission, Mailstop FJ-21, Olympia, Washington 98504, (206) 753-1990.

Name of the Person or Organization Whether Private, Public, or Governmental, that is Proposing the Rule: Washington State Hospital Commission.

The rule is not necessary to comply with a federal law or a federal or state court decision.

**Small Business Economic Impact Statement:** Pursuant to RCW 19.85.040, the Hospital Commission submits the following small business economic impact statement. The Hospital Commission's rules currently provide for an alternative system for reporting by smaller hospitals: WAC 261-30-050 et seq. The proposed revisions retain these specialized and reduced reporting requirements for smaller hospitals. The staff of the Hospital Commission believes that this alternative reporting system enables the smaller hospitals to report the information required by the statute in the least onerous fashion.

**Reviser's note:** The text of the proposed amendments to the Commission's *Accounting and Reporting Manual for Hospitals* has been omitted from publication in the Register under the authority of RCW 34.04.050(3) as being unduly cumbersome to publish. Copies of the proposed rules may be obtained from the Washington State Hospital Commission, Maurice A. Click, Acting Executive Director, Mailstop FJ-21, Olympia, WA 98504.

#### WSR 82-24-078

#### ADOPTED RULES

#### DEPARTMENT OF ECOLOGY

[Order DE 82-39—Filed December 1, 1982]

I, Donald W. Moos, director of the Department of Ecology, do promulgate and adopt at the Department of Ecology, Lacey, Washington, the annexed rules relating to national pollutant discharge elimination system permit program, amending chapter 173-220 WAC.

This action is taken pursuant to Notice No. WSR 82-19-100 filed with the code reviser on September 22, 1982. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 90.48.035 and 90.48.260 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 30, 1982.

By Donald W. Moos  
 Director

#### Chapter 173-220 WAC NATIONAL POLLUTANT DISCHARGE ELIMINATION SYSTEM PERMIT PROGRAM

##### WAC

173-220-020	Permit required.
173-220-030	Definitions.
173-220-040	Application for permit.
173-220-045	General permits.
173-220-050	Public notice.
173-220-060	Fact sheets.
173-220-070	Notice to other government agencies.
173-220-080	Public access to information.
173-220-100	Public notice of public hearings.

173-220-110	Permit preparation.
173-220-120	Prohibited discharges.
173-220-130	Effluent limitations, water quality standards and other requirements for permits.
173-220-140	Schedules of compliance.
173-220-150	Other terms and conditions.
173-220-160	Transmission to regional administrator of issued permit.
173-220-170	Relationship with non-NPDES permits.
173-220-180	Duration and replacement of existing permit.
173-220-190	Modification, suspension, and revocation of permits.
173-220-200	Transfer of permit.
173-220-210	Monitoring, recording and reporting.
173-220-220	Control of disposal of pollutants into wells.
173-220-225	Appeals.
173-220-240	Relationship of department of ecology to permits issued by the ((thermal power plant)) <u>energy facility</u> site evaluation council.

#### AMENDATORY SECTION (Amending Order DE 74-1, filed 2/15/74)

**WAC 173-220-020 PERMIT REQUIRED.** No pollutants or other wastes or substances shall be discharged directly to any navigable water of the state from a point source, except as authorized by ((a)) an individual or general permit issued pursuant to this chapter.

#### AMENDATORY SECTION (Amending Order DE 74-1, filed 2/15/74)

**WAC 173-220-030 DEFINITIONS.** For purposes of this chapter, the following definitions shall be applicable:

(1) "Department" means department of ecology.  
 (2) "Director" means the director of the department of ecology or his authorized representative.

(3) ((("Council" means the Thermal Power Plant Site Evaluation Council.

(4))) "Administrator" means the administrator of the ((U.S.)) United States Environmental Protection Agency.

((5))) (4) "Regional administrator" means the regional administrator of Region X of the Environmental Protection Agency (EPA).

((6))) (5) "Point source" means any discernible, confined and discrete conveyance, including but not limited to any pipe, ditch, channel, tunnel, conduit, well, discrete fissure, container, rolling stock, concentrated animal feeding operation, or vessel or other floating craft, from which pollutants are or may be discharged. This term does not include return flows from irrigated agriculture.

((7))) (6) "Pollutant" means dredged spoil, solid waste, incinerator residue, sewage, garbage, sewage sludge, munitions, chemical wastes, biological materials,

radioactive materials, heat, wrecked or discarded equipment, rock, sand, cellar dirt and industrial, municipal and agricultural waste discharged into water. This term does not ((mean)) include sewage from vessels within the meaning of section 312 of the FWPCA nor does it include dredged or fill material discharged in accordance with a permit issued under section 404 of the FWPCA.

((8)) "Toxic pollutant" means those pollutants, or combinations of pollutants, including disease-causing agents, which after discharge and upon exposure, ingestion, inhalation or assimilation into any organism, either directly from the environment or indirectly by ingestion through food chains will, on the basis of information available to the administrator, cause death, disease, behavioral abnormalities, cancer, genetic mutations, physiological malfunctions (including malfunctions in reproduction) or physical deformations, in such organisms or their offspring.

((9)) "Other industrial or other wastes and substances" means dredged spoil, solid waste, incinerator residue, sewage, garbage, sewage sludge, munitions, chemical wastes, biological materials, radioactive materials, heat, wrecked or discarded equipment, rock, sand, cellar dirt and industrial, municipal and agricultural waste discharged into water.

((10))) (7) "Navigable waters of the state" means all navigable waters as defined in section 502 of the FWPCA within the boundaries of the state such as lakes, rivers, ponds, streams, inland waters, ocean, bays, estuaries, sounds and inlets.

((11))) (8) "Person" means an individual, corporation, partnership, association, state, municipality, commission, or political subdivision of a state, or any interstate body.

((12))) (9) "Discharge of pollutant" and the term "discharge of pollutants" each means (a) any addition of any pollutant or combination of pollutants to navigable waters of the state from any point source, (b) any addition of any pollutant or combination of pollutants to the waters of the contiguous zone or the ocean from any point source, other than a vessel or other floating craft which is being used as a means of transportation.

((13)) "Minor discharge" means any discharge which (a) has a total volume of less than 50,000 gallons on every day of the year, (b) does not affect the waters of any other state, and (c) is not identified by the department, the regional administrator or by the administrator in regulations issued pursuant to section 307(a) of the FWPCA as a discharge which is not a minor discharge. If there is more than one discharge from a facility and the sum of the volumes of all discharges from the facility exceeds 50,000 gallons on any day of the year, then no discharge from the facility is a "minor discharge" as defined herein.)

(10) "Major discharger" means any discharger appearing on the list of major dischargers appearing in the annual State-EPA Agreement.

(11) "Combined waste treatment facility" means any publicly owned waste treatment facility in which the maximum monthly average influent from any one industrial category, or categories producing similar wastes, constitutes over eighty-five percent of the design load for

biochemical oxygen demand or suspended solids. Each single industrial category must contribute a minimum of ten percent of the applicable load.

AMENDATORY SECTION (Amending Order DE 74-1, filed 2/15/74)

**WAC 173-220-040 APPLICATION FOR PERMIT.** (1) Any person presently discharging pollutants to navigable waters of the state must file an application with the department on a form prescribed by the department. For the purpose of satisfying the requirements of this subsection, any completed application filed with the Environmental Protection Agency prior to the approval by the administrator under section 402(b) of the FWPCA of this state permit program shall constitute a filing with the department.

(2) Any person proposing to commence a discharge of pollutants to navigable waters of this state must file an application with the department on a form prescribed by the department, (a) no less than 180 days in advance of the date on which it is desired to commence the discharge of pollutants, or (b) in sufficient time prior to commencement of the discharge of pollutants to insure compliance with the requirements of section 306 of the FWPCA and any other applicable water quality standards or effluent standards and limitations.

(3) The requirement for permit application will be satisfied if the discharger files:

- (a) A complete refuse act application; or
- (b) A complete application form which is appropriate for the type, category, or size of discharge; ((and)) or
- (c) A complete notification of coverage by a general permit; and

(d) Any additional information required by the department pertaining to pollutant discharge.

((An applicant shall file a complete permit application no later than 60 days following receipt by the applicant of notice from the department that the applicant's previously filed refuse act application is so deficient as not to have satisfied the filing requirements.))

((5))) The application form shall bear a certification of correctness to be signed:

(a) In the case of corporations, by a ((principal executive)) responsible corporate officer ((at least of the level of vice president or his duly authorized representative, if such representative is responsible for the overall operation of the facility from which the discharge originates)).

(b) In the case of a partnership, by a general partner.

(c) In the case of sole proprietorship, by the proprietor.

(d) In the case of a municipal, state, or other public facility, by either a principal executive officer((,)) or ranking elected official((, or other duly authorized employee)).

((6))) (5) No discharge of wastes into the navigable waters of the state is authorized until such time as an application has been approved and a permit issued consistent with the terms and conditions of this chapter.

NEW SECTION

**WAC 173-220-045 GENERAL PERMITS.** (1) The director may issue general permits to cover categories of dischargers as described under subsection (2) of this section. The area shall correspond to existing geographic or political boundaries, such as:

- (a) Designated planning areas under section 208 of the FWPCA;
- (b) Sewer districts or other special purpose districts;
- (c) City, county or state political boundaries;
- (d) State or county highway systems;
- (e) Standard metropolitan statistical areas as defined by the Federal Office of Management and Budget;
- (f) Urbanized areas as designated by the Bureau of the Census; or
- (g) Any other appropriate division or combination of boundaries.

(2) General permits may be written to cover the following within a described area:

- (a) Separate storm sewers;
- (b) Categories of point sources involving the same or substantially similar types of operations;
- (c) Point sources discharging the same types of wastes;
- (d) Point sources that require the same effluent limitations, operating conditions, or similar monitoring; or
- (e) Point sources which in the opinion of the director are more appropriately controlled under a general permit than under individual permits.

(3) General permits may be issued, modified, revoked and reissued, or terminated in accordance with WAC 173-220-190.

(4) The director may require any discharger authorized by a general permit to apply for and obtain an individual permit. Cases where an individual permit may be required include, but are not limited to the following:

- (a) The discharger is not in compliance with conditions of the general permit;
- (b) A change occurs in the technology or practices for control or abatement of pollutants applicable to the point source;
- (c) Effluent limitation guidelines are promulgated for point sources covered by the general permit;
- (d) A water quality management plan containing requirements applicable to such point sources is approved;
- (e) Effluent limitations more stringent than those contained in a general permit are necessary to meet water quality standards; or
- (f) Other causes listed in 40 CFR Part 122.15, 122.16, or 122.59(b)(2)(A), as promulgated May 19, 1980.

(5) In cases where the director requires any owner or operator to apply for an individual permit, the owner or operator must be notified in writing that an individual permit application is required. This notice shall include a statement of why an individual permit is being required, an application form and a time limit for submitting the application.

(6) Any discharger authorized by a general permit may request to be excluded from coverage by the general permit by applying for an individual permit. The

owner or operator shall submit to the director an application as described in WAC 173-220-040, with reasons supporting the request. The director shall either issue an individual permit or deny the request with a statement explaining the reason for denial.

(7) When an individual permit is issued to a discharger otherwise subject to a general permit, the applicability of the general permit to that permittee is automatically terminated on the effective date of the individual permit.

(8) Following issuance by the department of a general permit all dischargers who desire to be covered by the general permit shall notify the department on a form prescribed by the department. Unless the department responds in writing to the notification, coverage of a discharger by a general permit will automatically commence on the thirty-first day following the later of:

(a) The end of the thirty-day comment period required by WAC 173-220-050(2); or

(b) Receipt by the department of a completed notification of coverage.

(9) Any previously issued individual permit shall remain in effect until terminated in writing by the department, except that continuation of an expired individual permit (pursuant to WAC 173-220-180(5)), shall terminate upon coverage by the general permit.

(10) Where the department has determined that a discharger should not be covered by a general permit, it shall respond in writing within the time specified within subsection (8) of this section, to a notification of coverage stating the reason(s) why coverage cannot become effective and any actions needed to be taken by the discharger in order for coverage by the general permit to become effective.

#### AMENDATORY SECTION (Amending Order DE 76-20, filed 5/19/76)

WAC 173-220-050 PUBLIC NOTICE. (1) Public notice of every ((complete application for)) draft permit determination or notification of coverage by a general permit, shall be circulated in a manner designed to inform interested and potentially interested persons of the proposed discharge and of the proposed determination to issue or deny a permit for the proposed discharge. Circulation of public notice shall include at least the following:

(a) Notice shall be circulated within the geographical areas of the proposed discharge; for individual permits, such circulation may include any of the following, as directed by the department((:-));

(i) Posting in the post office and public places of the municipality nearest the premises of the applicant in which the effluent source is located; or

(ii) Posting near the entrance of the applicant's premises and nearby places; or

(iii) Publishing by the applicant, at his own cost within such time as the director shall prescribe, through a notice form provided by the department, in local newspapers or periodicals or, if appropriate, in a daily newspaper of general circulation;

(b) For general permits, such circulation shall include the following:

(i) Publishing by the department of a notice of intent to issue a general permit in a newspaper or newspapers of general circulation in each affected area; and

(ii) Posting or publishing by the applicant of a notice of coverage by a general permit in accordance with (i), (ii), or (iii) in paragraph (a).

(c) Notice shall be mailed to any person or group upon request; and

((t))) (d) The department shall add the name of any person or group upon request to a mailing list to receive copies of notices ((for all applications)) within the state or within a certain geographical area.

(2) The department shall provide a period of not less than thirty days following the date of the public notice during which time interested persons may submit their written views on the draft permit determinations or a notification of coverage by a general permit. All written comments submitted during the thirty-day comment period shall be retained by the department and considered in the formulation of its final determinations with respect to the application. The period for comment may be extended at the discretion of the department.

(3) The contents of the public notice shall include at least the following:

(a) Name, address, phone number of agency issuing the public notice;

(b) Except when unknown, in the case of general permit issuance, name and address of each applicant, and if different, of the facility or activity to be regulated;

(c) Brief description of each applicant's activities or operations which result in a discharge (e.g., municipal waste treatment plant, steel manufacturing, drainage from mining activities);

(d) Except in the case of general permit issuance, name of waterway to which each discharge is made and a short description of the location of each discharge on the waterway indicating whether such discharge is a new or an existing discharge;

(e) A statement of the tentative determination to issue or deny a permit for the discharge;

(f) A brief description of the procedures for the formulation of final determinations, including the thirty-day comment period required by subsection (2) of this section and any other means by which interested persons may influence or comment upon those determinations; and

(g) Address and phone number of state premises at which interested persons may obtain further information.

(4) Copies of permit applications, draft permit determinations, notifications of coverage, and general permits will be provided to any person upon request by the department.

#### AMENDATORY SECTION (Amending Order DE 74-1, filed 2/15/74)

WAC 173-220-060 FACT SHEETS. (1) For every major discharger ((which has a total volume of more than 500,000 gallons on any day of the year,)) the department shall prepare and, following public notice, shall send, upon request to any person, a fact sheet with respect to the ((application)) draft permit determination

described in the public notice. The contents of such fact sheets shall include at least the following information:

(a) A brief description of the type of facility or activity which is the subject of the application;

(b) A sketch or detailed description of the location of the discharge described in the application;

((b)) (c) A quantitative description of the discharge described in the application which includes at least the following:

(i) The rate or frequency of the proposed discharge, if the discharge is continuous, the average daily flow in gallons per day or million gallons per day;

(ii) For thermal discharges subject to the jurisdiction of the department, the average summer and winter temperatures in degrees Fahrenheit; and

(iii) The average daily discharge in pounds per day of any pollutants which are present in significant quantities or which are subject to limitations or prohibition under sections 301, 302, 306, or 307 of the FWPCA and regulations published thereunder;

((c)) (d) Tentative determination of conditions in a proposed permit;

(e) A brief summary of the basis for the draft permit determination;

((d)) (f) A brief citation, including a brief identification of the uses for which the receiving waters have been classified, of the water quality standards and effluent standards and limitations applied to the proposed discharge; and

((c)) (g) A fuller description of the procedures for the formulation of final determinations than that given in the public notice including:

(i) The 30-day comment period required by WAC 173-220-050(2);

(ii) Procedures for requesting a public hearing and the nature thereof; and

(iii) Any other procedures by which the public may participate in the formulation of the final determinations.

(2) The department shall add the name of any person or group upon request to a mailing list to receive copies of fact sheets.

#### AMENDATORY SECTION (Amending Order DE 74-1, filed 2/15/74)

WAC 173-220-070 NOTICE TO OTHER GOVERNMENT AGENCIES. The department shall notify other appropriate government agencies of each ((complete application for a permit)) draft permit determination or notification of coverage and shall provide such agencies an opportunity to submit their written views and recommendations. Such notification shall include the following:

(1) Unless the regional administrator has agreed to waive review, transmission of an application, fact sheet if applicable (WAC 173-220-060), and draft permit to the regional administrator for comment or objection within thirty days (ninety days for general permits), or a longer period if requested up to a maximum of ninety days.

(2) At the time of issuance of public notice pursuant to WAC 173-220-050, transmission of ((a fact sheet))

the public notice to any other states whose waters may be affected by the issuance of a permit ((and, upon request, providing such states with a copy of the application and a copy of the proposed permit)). Each affected state shall be afforded an opportunity to submit written recommendations to the department and to the regional administrator which the department may incorporate into the permit if issued. Should the department fail to incorporate any written recommendations thus received, it shall provide to the affected state or states (and to the regional administrator) a written explanation of its reasons for failing to accept any of the written recommendations.

((2)) (3) At the time of issuance of public notice pursuant to WAC 173-220-050, ((transmission of a fact sheet)) the public notice shall be sent to the appropriate district engineer of the Army Corps of Engineers ((of applications for discharges into navigable waters));

((3)) (4) A copy of any written agreement between the department and a district engineer dispensing with requirements of the immediately preceding subsection shall be forwarded to the regional administrator and shall be made available to the public for inspection and copying.

((4)) (5) Copies of public notices ((for application for permits)) shall be mailed to any other federal, state, or local agency, or any affected country, upon request. Such agencies shall have an opportunity to respond, comment, or request a public hearing pursuant to WAC 173-220-090. Such agencies shall include at least the agency responsible for the preparation of an approved plan pursuant to section 208(b) of the FWPCA.

#### AMENDATORY SECTION (Amending Order DE 74-1, filed 2/15/74)

WAC 173-220-080 PUBLIC ACCESS TO INFORMATION. (1) Any NPDES forms or any public comment upon those forms shall be available to the public for inspection and copying. The department, at its discretion, may also make available to the public, any other records, reports, plans, or information obtained by the state, pursuant to its participation in the permit process. Nothing herein shall modify the requirements of chapter ((Laws of 1973)) 42.17 RCW, where applicable.

(2) The department shall protect any information (other than effluent) contained in such form, or other records, reports, or plans as confidential upon a showing by any person that such information if made public would divulge methods of processes entitled to protection as trade secrets of such person. If, however, the information being considered for confidential treatment is contained in a form, the department shall forward such information to the regional administrator for his concurrence in any determination of confidentiality. Upon arriving at his determination as to confidentiality, the regional administrator shall communicate to the department ((his)) the decision. If such determination is not to concur with withholding of such information, the department and the regional administrator shall then make available to the public, upon request, that information determined not to constitute trade secrets.

(3) Any information accorded confidential status, whether or not contained in a form, shall be disclosed, upon request, to the regional administrator, or his authorized representative, who shall maintain the disclosed information as confidential.

(4) Facilities for the inspection of information relating to forms shall be provided by the department and shall insure that employees honor requests for such inspection promptly without undue requirements or restrictions. The department shall either (a) insure that a machine or device for the copying of papers and documents is available for a reasonable fee, or (b) otherwise provide for or coordinate with copying facilities or services such that requests for copies of nonconfidential documents may be honored promptly.

#### AMENDATORY SECTION (Amending Order DE 74-1, filed 2/15/74)

WAC 173-220-100 PUBLIC NOTICE OF PUBLIC HEARINGS. (1) Public notice of any hearing held pursuant to WAC 173-220-090 above shall be circulated at least as widely as was the notice ((of the application)) pursuant to WAC 173-220-050. Procedures for the circulation of public notice for hearings held under WAC 173-220-090 shall include at least the following:

(a) Notice shall be published in at least one newspaper of general circulation within the geographical area of the discharge;

(b) Notice shall be sent to all persons and government agencies which received a copy of the notice pursuant to WAC 173-220-050 or the fact sheet ((for the application));

(c) Notice shall be mailed to any person or group upon request; and

(d) Notice shall be effected pursuant to subparagraphs (a) and (c) of this paragraph at least thirty ((30)) days in advance of the hearing.

(2) The contents of public notice of any hearing held in pursuant to WAC 173-220-090 shall include at least the following:

(a) Name, address, and phone number of agency holding the public hearing;

((b) Name and address of each applicant whose application will be considered at the hearing;

((c) Name of waterway to which each discharge is made and a short description of the location of each discharge on the waterway;

((d))) A brief reference to the public notice issued ((for each application)) pursuant to WAC 173-220-050, including identification number and date of issuance;

((e))) (c) Information regarding the time and location for the hearing;

((f))) (d) The purpose of the hearing;

((g))) (e) Address and phone number of premises at which interested persons may obtain information;

((h))) (f) A brief description of the nature of the hearing; ((and

((i))) (g) A concise statement of the issues raised by the persons requesting the hearing, when applicable and except in the case of general permit issuance;

((j) Name and address of each applicant whose proposed discharge will be considered at the hearing;

((ii) Name of waterway to which each discharge is made and a short description of the location of each discharge on the waterway.

#### AMENDATORY SECTION (Amending Order DE 74-1, filed 2/15/74)

WAC 173-220-110 PERMIT PREPARATION. The department will prepare tentative staff determinations with respect to a permit application or a determination that a class of dischargers is appropriately covered by a general permit, in advance of public notice of the proposed issuance or denial of a permit. Such tentative determinations shall include at least the following:

(1) A proposed determination to issue or deny a permit for the discharge described in the application; and

(2) If the determination is to issue the permit, the following ((additional tentative determinations)) shall be ((organized into)) included in a draft permit:

(a) Proposed effluent limitations for those pollutants proposed to be limited;

(b) A proposed schedule of compliance, including interim dates and requirements, for meeting the proposed effluent limitations; and

(c) A brief description of any other proposed special conditions which will have a significant impact upon the discharge described in the application.

#### AMENDATORY SECTION (Amending Order DE 74-1, filed 2/15/74)

WAC 173-220-120 PROHIBITED DISCHARGES. No permit issued by the department shall authorize any person to:

(1) Discharge any radiological, chemical or biological warfare agent or high-level radioactive waste into navigable waters;

(2) Discharge any pollutants which the secretary of the army acting through the chief, corps of engineers, finds would substantially impair anchorage and navigation;

(3) Discharge any pollutant to which the regional administrator, not having waived his right to object pursuant to section 402(e) of the FWPCA, has objected in writing pursuant to section 402(d) of the FWPCA;

(4) Discharge from a point source any pollutant which is in conflict with the plan or amendment thereto approved pursuant to section 208(b) of the FWPCA;

(5) Discharge any pollutant subject to a toxic pollutant discharge prohibition under section 307 of FWPCA.

#### AMENDATORY SECTION (Amending Order DE 74-1, filed 2/15/74)

WAC 173-220-130 EFFLUENT LIMITATIONS, WATER QUALITY STANDARDS AND OTHER REQUIREMENTS FOR PERMITS. (1) Any permit issued by the department shall apply and insure compliance with all of the following, whenever applicable:

(a) Effluent limitations under sections 301 ((and)), 302, 306, and 307 of the FWPCA(()). The effluent limitations shall not be less stringent than those based upon

the treatment facility design efficiency contained in approved engineering plans and reports or approved revisions thereto. The effluent limits shall reflect any seasonal variation in industrial loading.

For combined waste treatment facilities, the effluent limitations for biochemical oxygen demand or suspended solids may be adjusted upwards to a maximum allowed by applying effluent limitations pursuant to sections 301(b)(1)(B) or 301(h) of the FWPCA to the domestic portion of the influent and effluent limitations pursuant to sections 301(b)(1)(A)(i), 301(b)(2)(A), and 301(b)(2)(E) of the FWPCA or standards of performance pursuant to section 306 of the FWPCA to the industrial portion of the influent: PROVIDED, That the following additional condition is met:

Fecal coliform levels shall not exceed a monthly average of 200 organisms per 100 ml with a maximum weekly average of 400 organisms per 100 ml, unless a waiver is granted pursuant to section 301(h) of the FWPCA;

(b) ((Standards of performance for new sources under section 306 of the FWPCA;

(c) Effluent standards, effluent prohibitions and pre-treatment standards under section 307 of the FWPCA;

(d)) Any more stringent limitation, including those:

(i) Necessary to meet water quality standards, treatment standards or schedules of compliance established pursuant to any state law or regulation under authority preserved to the state by section 510 of the FWPCA; or

(ii) Necessary to meet any federal law or regulation other than the FWPCA or regulations thereunder; or

(iii) Required to implement any applicable water quality standards; such limitations to include any legally applicable requirements necessary to implement total maximum daily loads established pursuant to section 303(d) and incorporated in the continuing planning process approved under section 303(e) of the FWPCA and any regulations and guidelines issued pursuant thereto;

(iv) Necessary to prevent or control pollutant discharges from plant site runoff, spillage or leaks, sludge or waste disposal, or raw material storage;

(v) Necessary to provide all known, available and reasonable methods of treatment.

((e)) (c) Any more stringent legal applicable requirements necessary to comply with a plan approved pursuant to section 208(b) of the FWPCA; and

((f)) (d) Prior to promulgation by the administrator of applicable effluent standards and limitations pursuant to sections 301, 302, 306, and 307 of the FWPCA, such conditions as the department determines are necessary to carry out the provisions of the FWPCA.

(2) In any case where an issued permit applies the effluent standards and limitations described in subparagraph((s)) (a)((-, (b), and (c))) of paragraph (1) of this section, the department shall make a finding that any discharge authorized by the permit will not violate applicable water quality standards. ((In any case where an issued permit applies any more stringent effluent limitation, based upon applicable water quality standards, a waste load allocation shall be prepared to insure that the discharge authorized by the permit is consistent with applicable water quality standards:))

(3) In the application of effluent standards and limitations, water quality standards and other legally applicable requirements pursuant to paragraphs (1) and (2) hereof, each issued permit shall specify average and maximum daily quantitative (in terms of weight) or other such appropriate limitations for the level of pollutants and the authorized discharge.

#### AMENDATORY SECTION (Amending Order DE 74-1, filed 2/15/74)

**WAC 173-220-140 SCHEDULES OF COMPLIANCE.** (1) In addition to the application of the effluent standards and limitations, water quality standards, and other legally applicable requirements, all pursuant to WAC 173-220-130(1), (2), the department shall establish schedules and permit conditions as follows to achieve compliance with applicable effluent standards and limitations, water quality standards, and other legally applicable requirements:

(a) With respect to any discharge which is found not to be in compliance with applicable effluent standards and limitations, applicable water quality standards, or other legally applicable requirements listed in WAC 173-220-130(((1)(d), (e))), the permittee shall be required to take specific steps to achieve compliance with the following:

(i) Any legally applicable schedule of compliance contained in:

(I) Section 301 of FWPCA;

(II) Applicable effluent standards and limitations;

((III)) (III) If more stringent, water quality standards; or

((IV)) (IV) If more stringent, legally applicable requirements listed in WAC 173-220-130(((1)(d), (e))); ((or

((V)) (b) ((In the absence of any legally applicable)) Schedules of compliance, ((in)) shall set forth the shortest, reasonable period of time, to achieve the specified requirements, such period to be consistent with the guidelines and requirements of the FWPCA.

(2) In any case where the period of time for compliance specified in paragraph (1)(a) of this section exceeds ((nine (9) months)) one year, a schedule of compliance shall be specified in the permit which will set forth interim requirements and the dates for their achievement; however, in no event shall more than ((nine (9) months)) one year elapse between interim dates. If the time necessary for completion of the interim requirement (such as construction of a treatment facility) is more than ((nine (9) months)) one year and is not readily divided into stages of completion, interim dates shall be specified for the submission of reports of progress toward completion of the interim requirement. ((For each permit schedule of compliance, interim dates and the final date of compliance shall, to the extent practicable, fall on the last day of the months of March, June, September, and December:))

(3) Either before or up to ((+4)) fourteen days following each interim date and the final date of compliance, the permittee shall provide the department with written notice of the permittee's compliance or noncompliance with the interim or final requirement.

(4) On the last day of the months of February, May, August, and November, the department shall transmit to the regional administrator a list of all instances, as of ((30)) sixty days prior to the date of such report, of failure or refusal of a major permittee to comply with an interim or final requirement or to notify the department of compliance with each interim or final requirement (as required pursuant to paragraph (2) of this section). Such list shall be available to the public for inspection and copying and shall contain at least the following information with respect to each instance of noncompliance:

(a) Name and address of each noncomplying permittee;

(b) A short description of each instance of noncompliance (e.g., failure to submit preliminary plans, ((2)) two-week delay in commencement of construction of treatment facility; failure to notify department of compliance with interim requirement to complete construction by June 30, etc.)

(c) A short description of any actions or proposed actions by the permittee or the department to comply or enforce compliance with the interim or final requirement; and

(d) Any details which tend to explain or mitigate an instance of noncompliance within interim or final requirement.

(5) If a permittee fails or refuses to comply with an interim or final requirement in a permit such noncompliance shall constitute a violation of the permit for which the department may modify, suspend or revoke the permit or take direct enforcement action.

#### AMENDATORY SECTION (Amending Order DE 74-1, filed 2/15/74)

**WAC 173-220-150 OTHER TERMS AND CONDITIONS.** (1) In addition to the requirements of WAC 173-220-130 and 173-220-140, each issued permit shall require that:

(a) All discharges authorized by the permit shall be consistent with the terms and conditions of the permit; any facility expansions, production increases or process modifications which would result in new or increased discharges of pollutants must be reported to the department by submission of a new application or supplement thereto; or, if such discharge does not violate effluent limitations specified in the permit, by submission to the department of notice of such new or increased discharges of pollutants; any discharge of any pollutant more frequent than or at a level in excess of that identified and authorized by the permit shall constitute a violation of the terms and conditions of the permit.

(b) The permit may be modified, suspended or revoked in whole or in part during its terms for cause including, but not limited to, the following:

(i) violation of any term or condition of the permit;  
(ii) obtaining a permit by misrepresentation or failure to disclose fully all relevant facts; and

(iii) a change in any condition that requires either a temporary or permanent reduction or elimination of the permitted discharge.

(c) The permittee shall allow the department or its authorized representative upon the presentation of credentials and at reasonable times:

(i) to enter upon permittee's premises in which an effluent source is located or in which any records are required to be kept under terms and conditions of the permit subject to any access restrictions due to the nature of the project;

(ii) to have access to and copy at reasonable cost any records required to be kept under terms and conditions of the permit;

(iii) to inspect any monitoring equipment or method required in the permit; or

(iv) to sample any discharge of pollutants.

(d) That, if the permit is for a discharge from a publicly owned treatment works, the permittee shall provide notice to the department of the following:

(i) any new introduction of pollutants into such treatment works from a source which would be a new source as defined in section 306 of the FWPCA if such source were discharging pollutants;

(ii) except as to such categories and classes of point sources or discharges specified by the department, any new introduction of pollutants into such treatment works from a source which would be subject to section 301 of the FWPCA if such source were discharging pollutants;

(iii) any substantial change in volume or character of pollutants being introduced into such treatment works by a source introducing pollutants into such works at the time of issuance of the permit.

Such notice shall include information on:

(I) the quality and quantity of effluent to be introduced into such treatment works; and

(II) any anticipated impact of such change in the quantity or quality of effluent to be discharged from such publicly owned treatment works.

(e) The permittee shall at all times properly operate and maintain ((in good working order and operate as efficiently as possible)) any facilities or systems of control installed by the permittee to achieve compliance with the terms and conditions of the permit. Where design criteria have been established, the permittee shall not permit flows or waste loadings to exceed approved design criteria, or approved revisions thereto.

(f) If a toxic effluent standard or prohibition (including any schedule of compliance specified in such effluent standard or prohibition) is established under section 307(a) of the FWPCA for a toxic pollutant which is present in the permittee's discharge and such standard or prohibition is more stringent than any limitation upon such pollutant in the permit, the department shall revise or modify the permit in accordance with the toxic effluent standard or prohibition and so notify the permittee.

(3) Every permit shall be conditioned to insure that any industrial user of any publicly owned treatment works will comply with sections 204(b), 307, and 308 of the FWPCA.

#### AMENDATORY SECTION (Amending Order DE 74-1, filed 2/15/74)

**WAC 173-220-160 TRANSMISSION TO REGIONAL ADMINISTRATOR OF ISSUED PERMIT.**

((The department shall transmit to the regional administrator a copy of the final draft of every proposed permit immediately upon its preparation.)) The department shall ((also)) transmit, to the regional administrator, a copy of every issued permit, immediately following issuance, along with any and all terms, conditions, requirements, or documents which are a part of such permit or which affect the authorization by the permit of the discharge of pollutants.

#### AMENDATORY SECTION (Amending Order DE 74-1, filed 2/15/74)

**WAC 173-220-170 RELATIONSHIP WITH NON-NPDES PERMITS.** Discharges of pollutants or other wastes that require permits from the department under RCW 90.48.160, which are not satisfied through permits issued under this chapter, shall be subject to the permit requirements of RCW 90.48.160, et seq. Except where permits under RCW 90.48.160 are issued by a municipal corporation pursuant to chapter 173-208 WAC, permit requirements under this chapter and permit requirements under RCW 90.48.160 shall be contained in a single permit document.

#### AMENDATORY SECTION (Amending Order DE 74-1, filed 2/15/74)

**WAC 173-220-180 DURATION AND REPLACEMENT OF EXISTING PERMIT.** (1) Permits shall be issued for fixed terms not exceeding five ((5)) years.

(2) Any permittee shall make application for replacement to existing permits or continuation of discharges after the expiration date of his permit by filing with the department an application for replacement of his permit at least ((+80)) one hundred eighty days prior to its expiration. The filing requirement for replacement shall be satisfied by written request for replacement by the permittee to the department, unless the department, at its discretion, requires a permittee to request a replacement by submitting to the department all applicable forms.

(3) The scope and manner of any review of an application for replacement of a permit by the department shall be sufficiently detailed as to insure the following:

(a) That the permittee is in compliance with or has substantially complied with all of the terms, conditions, requirements and schedules of compliance of the expired permit;

(b) That the department has up-to-date information on the permittee's production levels, permittee's waste treatment practices, nature, content and frequencies of permittee's discharge, either pursuant to the submission of new forms and applications or pursuant to monitoring records and reports resubmitted to the department by the permittee; and

(c) That the discharge is consistent with applicable effluent standards and limitations, water quality standards, and other legally applicable requirements listed in WAC 173-220-130, including any additions to, or revisions or modifications of such effluent standards and limitations, water quality standards, or other legally applicable requirements during the term of the permit.

(4) The notice and public participation procedures specified in WAC 173-220-050 through 173-220-100 are applicable to each ((request for)) draft replacement ((of a)) permit.

(5) When a permittee has made timely and sufficient application for the renewal of a permit, an expiring permit remains in effect and enforceable until the application has been finally determined by the department.

(6) Notwithstanding any other provision in this part, any point source, the construction of which is commenced after the date of enactment of the Federal Water Pollution Control Act Amendments of 1972 and which is so constructed as to meet all applicable standards of performance, shall not be subject insofar as the FWPCA is concerned to any more stringent standard of performance during a ten ((+10)) year period beginning on the date of completion of such construction or during the period of depreciation or amortization of such facility for the purposes of section 167 or 169 (or both) of the Internal Revenue Code of 1954, whichever period ends first.

#### AMENDATORY SECTION (Amending Order DE 74-1, filed 2/15/74)

**WAC 173-220-190 MODIFICATION, SUSPENSION, AND REVOCATION OF PERMITS.** (1) Any permit issued under this chapter can be modified, suspended or revoked in whole or in part by the department for cause including, but not limited to, the causes listed in WAC 173-220-150(1)(b), or for failure or refusal of the permittee((;)) to ((carry out the requirements of WAC 173-220-150(1)(e))) allow entry according to RCW 90.48.090.

(2) The department may, upon request of the permittee, revise or modify a schedule of compliance or operating conditions in an issued permit if it determines good and valid cause (such as an act of God, strike, flood, materials shortage, or other event over which the permittee has little or no control) exists for such revision.

(3) ((For publicly owned treatment works having an average daily discharge greater than 0.5 m.g.d. and for industrial or commercial sources with an average daily discharge greater than 0.1 m.g.d., any modification of permits under paragraph (2) of this section shall be granted only after the regional administrator is notified of the change and fails to object in writing within a 30-day period following receipt of notice. In those instances determined by the department to be of an emergency nature where immediate action is required for the safety and welfare of the public and its environment, such action may immediately be taken provided the regional administrator is concurrently notified thereof.

(4)) The department shall modify, suspend or revoke permits only after public notice and opportunity for public hearing as provided in this chapter in those instances where((. (a) a permit is so modified as to increase the stringency of its conditions, or (b))) changes are proposed which lessen the stringency of effluent limitations. In all other instances, the form of public notice and public participation, if any, shall be determined by the department on a case-by-case basis according to the significance of the proposed action.

((5) All revisions or modifications made pursuant to paragraph (2) of this section, during the period ending 30 days prior to the date of transmission of such list, shall be included in the list prepared by the department pursuant to WAC 173-220-140(4).

((6))) (4) Nothing herein shall apply to permits remanded to the department for modification by the pollution control hearings board.

#### AMENDATORY SECTION (Amending Order DE 74-1, filed 2/15/74)

**WAC 173-220-200 TRANSFER OF PERMIT.**  
 ((No permit shall be transferred to a third party without prior written approval from the department. Such approval may be granted by the department where the transferee acquires a property interest in the permitted activity and agrees in writing to fully comply with all the terms and conditions of the permit and the rules of the department.)) (1) A permit is automatically transferred to a new owner or operator if:

(a) A written agreement between the old and new owner or operator is submitted to the director, containing a specific date for transfer of permit responsibility, coverage, and liability; and

(b) The director does not notify the old and new owner or operator of his intent to modify, or revoke and re-issue the permit. If this notice is not given, the transfer is effective on the date specified in the agreement mentioned in paragraph (a) above.

(2) Unless a permit is automatically transferred according to subsection (1) of this section, a permit may be transferred only if modified or revoked and reissued to identify the new permittee and incorporate such other requirements as may be necessary.

#### AMENDATORY SECTION (Amending Order DE 74-1, filed 2/15/74)

#### **WAC 173-220-210 MONITORING, RECORDING AND REPORTING.** (1) Monitoring.

(a) Any discharge authorized by a permit may be subject to such monitoring requirements as may be reasonably required by the department, including the installation, use, and maintenance of monitoring equipment or methods (including, where appropriate, biological monitoring methods). These monitoring requirements would normally include:

((b)) (i) Any discharge authorized by a permit which is not a minor discharge;  
 (ii) the regional administrator requests, in writing, be monitored, or  
 (iii) contains toxic pollutants for which an effluent standard has been established by the administrator pursuant to section 307(a) of the FWPCA, shall be monitored by the permittee for at least the following:

((i))) (i) Flow (in gallons per day); and((;

((i))) (ii) All of the following pollutants:

(A) Pollutants (either directly or indirectly through the use of accepted correlation coefficients or equivalent measurements) which are subject to reduction or elimination under the terms and conditions of the permit;

(B) Pollutants which the department finds could have a significant impact on the quality of navigable waters;

(C) Pollutants specified by the administrator, in regulations issued pursuant to the FWPCA, as subject to monitoring; and((;

((D) Any pollutants in addition to the above which the regional administrator requests, in writing, be monitored.

((e))) (b) Each effluent flow or pollutant required to be monitored pursuant to paragraph (b) of this section shall be monitored at intervals sufficiently frequent to yield data which reasonably characterizes the nature of the discharge of the monitored effluent flow or pollutant. Variable effluent flows and pollutant levels may be monitored at more frequent intervals than relatively constant effluent flows and pollutant levels which may be monitored at less frequent intervals.

(c) Monitoring of intake water, influent to treatment facilities, and/or other internal waste streams may be required when determined necessary by the department to verify compliance with net discharge limitations or removal requirements, or to verify that proper waste treatment or control practices are being maintained.

(2) Recording of monitoring activities and results. Any permit which requires monitoring of the authorized discharge shall require that:

(a) The permittee shall maintain records of all information resulting from any monitoring activities required of him in his permit;

(b) Any records of monitoring activities and results shall include for all samples:

(i) The date, exact place, and time of sampling;

(ii) the dates analyses were performed;

(iii) who performed the analyses;

(iv) the analytical techniques/methods used; and((;))

(v) the results of such analyses; and((;))

(c) The permittee shall be required to retain for a minimum of three years any records of monitoring activities and results including all original strip chart recording for continuous monitoring instrumentation and calibration and maintenance records. This period of retention shall be extended during the course of any unresolved litigation regarding the discharge of pollutants by the permittee or when requested by the department or regional administrator.

(3) Reporting of monitoring results.

(a) The permittee shall periodically report (at a frequency of not less than once per year) on the proper reporting form, the monitoring results obtained pursuant to monitoring requirements in a permit. In addition to the required reporting form, the department at its discretion may require submission of such other results as it determines to be necessary.

(b) Monitoring reports shall be signed by:

(i) In the case of corporations, by a ((principal executive)) responsible corporate officer ((at least of the level of vice president)) or his duly authorized representative, if such representative is responsible for the overall operation of the facility from which the discharge originates.

(ii) In the case of a partnership, by a general partner.

(iii) In the case of a sole proprietorship, by the proprietor.

(iv) In the case of a municipal, state or other public facility, by either a principal executive officer, ranking elected official, or other duly authorized employee.

#### AMENDATORY SECTION (Amending Order DE 74-1, filed 2/15/74)

**WAC 173-220-220 CONTROL OF DISPOSAL OF POLLUTANTS INTO WELLS.** (1) The disposal of pollutants into wells, excepting in the most extraordinary circumstances, is not authorized by the department.

(2) All applications requesting permission to dispose of pollutants into wells shall be processed ((in the same manner as any other permit application as provided in this chapter)) under RCW 90.48.160, and/or under an approved underground injection control program.

(3) Under the extraordinary circumstance where an application for a permit is approved, the department shall include terms and conditions which shall control the proposed disposal in order to prevent pollution of ground and surface water resources and to protect the public health and welfare.

#### NEW SECTION

**WAC 173-220-225 APPEALS.** (1) Individual permits are subject to appeals as specified in chapter 371-08 WAC.

(2) For general permits: (a) The terms and conditions of a general permit as they apply to the appropriate class of dischargers is subject to appeal within thirty days of issuance of a general permit; (b) the terms and conditions of a general permit as they apply to an individual discharger are subject to appeal within thirty days of the effective date of coverage of that discharger. Consideration of an appeal of general permit coverage of an individual discharger is limited to the general permit's applicability or nonapplicability to that discharger. Appeal of general permit coverage of an individual discharger does not affect any other individual dischargers. If the terms and conditions of a general permit are found to be inapplicable to any discharger, the matter shall be remanded to the department for consideration of issuance of an individual permit.

#### AMENDATORY SECTION (Amending Order DE 74-1, filed 2/15/74)

**WAC 173-220-240 RELATIONSHIP OF DEPARTMENT OF ECOLOGY TO PERMITS ISSUED BY THE ((THERMAL POWER PLANT)) ENERGY FACILITY SITE EVALUATION COUNCIL.** (1) The ((thermal power plant)) Energy Facility Site Evaluation Council ((TPPSEC)) EFSEC shall be the state agency to receive applications for, issue, and modify permits for ((thermal power plants)) energy facilities subject to chapter 80.50 RCW. Processing of such applications shall be controlled by chapter ((463-16)) 463-38 WAC. Application for issuance and modification of permits for all other ((thermal power plants)) energy facilities shall be the responsibility of the department.

(2) Monitoring, recording, and reporting activities required of operators of all ((thermal power plants)) energy facilities by the terms of a permit issued by

((TPPSEC)) EFSEC shall be supervised and enforced by the department.

(3) The department shall carry on an inspection program for the periodic inspection (to be performed not less than once every year) of discharges of pollutants from ((thermal power plants)) energy facilities authorized by a permit issued by ((TPPSEC)) EFSEC. Such inspections shall determine compliance or noncompliance with issued permits and, in particular, compliance or noncompliance with specific effluent limitations and schedules of compliance in such permits.

(4) The department shall carry on a surveillance program with respect to ((thermal power plant)) energy facility discharges for the random sampling and analysis of the discharge for the purpose of identifying occasional and continuing violations of permit conditions and the accuracy of information submitted by permittees in reporting forms.

(5) Enforcement activities regarding the NPDES program, including the levying of civil and criminal fines pertaining to all thermal power plants, whether the permit is issued by the department or ((TPPSEC)) EFSEC, shall be undertaken by the department, ((TPPSEC)) EFSEC, the attorney general, or the prosecuting attorney, as appropriate.

(6) Nothing in this section shall authorize the department to undertake enforcement or monitoring activities in a manner not consistent with the terms and conditions of any ((TPPSEC)) EFSEC-issued NPDES permit.

#### WSR 82-24-079 PROPOSED RULES DEPARTMENT OF ECOLOGY

[Filed December 1, 1982]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Ecology intends to adopt, amend, or repeal rules concerning public hearings, amending WAC 173-220-090.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on January 6, 1983.

The authority under which these rules are proposed is RCW 90.48.035 and 90.48.260.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 4, 1983.

Dated: December 1, 1982  
By: Donald W. Moos  
Director

#### STATEMENT OF PURPOSE

Title: Amending WAC 173-229-090, Public Hearing.

Description of Purpose: The chapter is a state permit program designed to implement the permit requirements of the Federal Clean Water Act applicable to the discharge of pollutants and other wastes and materials to navigable waters of the state.

Statutory Authority: RCW 90.48.035 and 90.48.260.

Summary of Rule: The section covers the requesting of a public hearing with respect to permit applications.

The change deletes the words "permit applications" and substitutes the words "a draft permit determination or notification of coverage."

**Reasons Supporting Proposed Action:** The change makes this section consistent with language in other sections in the chapter, which were recently amended.

**Agency Personnel Responsible for Drafting, Implementation and Enforcement:** Carol Fleskes, 459-6074; and Stan Springer, 459-6042, Department of Ecology, Mailstop PV-11, Olympia, WA 98504.

**Person or Organization Proposing Rule, and Whether Public, Private, or Governmental:** Department of Ecology, state government.

**Agency Comments or Recommendations Regarding Statutory Language, Implementation, Enforcement, Fiscal Matters:** No.

**Whether Rule is Necessary as a Result of Federal Law or Federal or State Court Action:** No.

**Small Business Economic Impact Statement:** No.

**AMENDATORY SECTION (Amending Order DE 74-1, filed 2/15/74)**

**WAC 173-220-090 PUBLIC HEARINGS.** The applicant, any affected state, any affected interstate agency, any affected country, the regional administrator, or any interested agency, person, or group of persons may request a public hearing with respect to ((permit applications)) a draft permit determination or notification of coverage. Any such request for a public hearing shall be filed within the 30-day period prescribed in WAC 173-220-050(2) and shall indicate the interest of the party filing such request and the reasons why a hearing is warranted. The department shall hold a hearing if it determines there is a significant public interest. Instances of doubt will be resolved in favor of holding the hearing. Any hearing brought pursuant to this subsection shall be held at a time and place deemed appropriate by the department.

**WSR 82-24-080**

**ADOPTED RULES**

**DEPARTMENT OF FISHERIES**

[Order 82-215—Filed December 1, 1982—Eff. January 1, 1983]

I, Rolland A. Schmitten, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing rules.

This action is taken pursuant to Notice No. WSR 82-23-016 filed with the code reviser on November 8, 1982. These rules shall take effect at a later date, such date being January 1, 1983.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

**APPROVED AND ADOPTED** November 8, 1982.

By Gary C. Alexander  
for Rolland A. Schmitten  
Director

**AMENDATORY SECTION (Amending Order 78-16, filed 4/13/78)**

**WAC 220-22-400 MARINE FISH-SHELLFISH MANAGEMENT AND CATCH REPORTING AREAS, PUGET SOUND.** (1) Area 20A shall include those waters of Puget Sound ((westerly)) north of a line projected from ((the Mobil Oil dock near Neptune Beach to the southern lighted buoy at Alden Bank, and northerly of a line projected from the southern lighted buoy at Alden Bank to the light at Rosenfeld Rocks)) Village Point, Lummi Island through the navigation buoy just east of Matia Island thence to the buoy at Clements Reef thence to the easternmost point of Patos Island and from the westernmost point of Patos Island due east to the international boundary; and west of a line from Point Francis through the marker north of Inati Bay, Lummi Island to Lummi Island.

(2) Area 20B shall include those waters of Puget Sound southerly of Area 20A ((and a line from the southern lighted buoy at Alden Bank to Point Migley on Lummi Island)), westerly of a line from Lummi Island through Lummi Rocks to the northernmost tip of Sinclair Island, and northerly of a line from the northernmost tip of Sinclair Island to Lawrence Point on Orcas Island and a line which runs from Steep Point on Orcas Island to Limestone Point on San Juan Island and then to Green Point on the eastern tip of Speiden Island and from the western tip of Speiden Island true west to the International Boundary.

(3) Area 21A shall include those waters of Puget Sound southerly and easterly of Areas 20A and 20B, and westerly of a line from William Point to Governor's Point, and northerly of a line from William Point to the southernmost tip of Vendovi Island to the Sinclair Island light.

(4) Area 21B shall include those waters of Puget Sound easterly of and adjacent to Area 21A.

(5) Area 22A shall include those waters of Puget Sound south of Area 20B, westerly of 122° 40' W between Sinclair Island and Fidalgo Island and ((the Initiative 77 Line at Deception Pass, and)) the Deception Pass Bridge; northerly of a line ((projected from Point Partridge on Whidbey Island to Race Rocks light)) due east from the international boundary to a point 1 nautical mile from Pile Point, San Juan Island, thence south-easterly along a line 1 nautical mile from the southern shores of San Juan Island and Lopez Island to Davidson Rock near Point Colville, then easterly to a point one nautical mile south of the buoy at Lawson Reef and than due east to Whidbey Island.

(6) Area 22B shall include those waters of Puget Sound south of Area 21A, east of 22A, and north of the railroad bridges at Swinomish Channel.

(7) Area 23A shall include those waters of Puget Sound ((westerly of a line projected from Dungeness Spit to Iceberg Point on Lopez Island,)) southerly of Area 22A((, and easterly of a line projected from Cape Flattery to Bonilla Point on Vancouver Island)); westerly and northerly of a line described as follows: A line segment from Davidson Rock near Point Colville, Lopez Island to a point 2 nautical miles from the Smith Island

light thence continuing westerly and southerly 2 nautical miles from the Smith Island light until the line intersects with a line between Smith Island light and the northern tip of Dungeness Spit, continuing along that line to a point 2 nautical miles from Dungeness Spit, and continuing westerly 2 nautical miles from shore to a point 2 nautical miles north of the eastern tip of Ediz Hook; and easterly of a line from a point 2 nautical miles north of Ediz Hook continuing north to the international boundary.

(8) ((Puget Sound south of Area 22B, easterly of Area 22A and Whidbey Island, and northerly of a line projected from Sandy Point on Whidbey Island to Camano Head on Camano Island)) Area 23B shall include those waters of Puget Sound southerly of Area 22A; easterly of 23A; and northerly of a line due west from Partridge Point, Whidbey Island to its intersection with Area 23A.

(9) Area 23C shall include those waters of Puget Sound westerly of Area 23A and a line due north from the eastern tip of Dungeness Spit to its intersection with Area 23A; and easterly of a line projected due north from the mouth of the Sekiu river.

(10) Area 24A shall include those waters of Saratoga Passage and Skagit Bay east of a line between Polnell Point and Rocky Point, Camano Island; south of Area 22B; and east of Area 22A, and north of the highway 532 bridge between Camano Island and the mainland.

((9)) (11) Area 24B shall include those waters of Port Susan south of Area 24A and north of a line from Camano Head on Camano Island ((through the buoy at Tulalip Bay)) to the north tip of Gedney Island and from the southern tip of Gedney Island east to the mainland.

(12) Area 24C shall include those waters of Saratoga Passage west of Area 24A; north of a line projected due west of Hackney Island; and northwest of a line from Sandy Point, Whidbey Island to Camano Head, Camano Island.

(13) Area 24D shall include Holmes Harbor south of a line projected due west from Hackney Island to Whidbey Island.

((10)) (14) Area 25A shall include those waters of Puget Sound ((east of Area 23,)) south of Areas ((22A,)) 23A and 23B; east of Area 23C; north of a line projected from Diamond Point to Cape George, and westerly of a line projected from Point Partridge on Whidbey Island to Point Wilson.

((11)) (15) Area 25B shall include those waters of ((Puget Sound easterly and southerly)) Admiralty Inlet east of Area 25A((, and north of the Hood Canal Floating Bridge, and a line projected from)); northeast of a line projected from Point Hudson to Marrowstone Point; and north of a line projected from Olele Point to Foulweather Bluff continuing to Double Bluff on Whidbey Island.

(16) Area 25C shall include those waters of Hood Canal south of Area 25B and north of the Hood Canal Floating Bridge.

(17) Area 25D shall include those waters of Port Townsend Bay southwest of Area 25B.

(18) Area 25E shall include those waters of Discovery Bay south of Area 25A.

((12))) (19) Area 26A shall include those waters of Puget Sound south of Areas ((24A,)) 24B, 24C, and 25B and northerly of a line from Apple Cove Point to Point Edwards.

((13))) (20) Area 26B shall include those waters of Puget Sound south of Area 26A, and east of ((the Agate Pass Bridge)) a line from Point Monroe, Bainbridge Island to the mouth of Miller Bay, and east of a line from Beans Point on Bainbridge Island to Orchard Point, and northerly of a line from the ferry dock at Point Southworth to Brace Point.

((14))) (21) Area 26C shall include those waters of Puget Sound westerly and adjacent to Area 26B.

((15))) (22) Area 26D shall include those waters of Puget Sound southerly of Area 26B and northerly of the Tacoma Narrows Bridge.

((16))) (23) Area 27A shall include those waters of Hood Canal southerly of the Hood Canal Floating Bridge and northerly of a line from Misery Point to Quatsap Point.

((17))) (24) Area 27B shall include those waters of Hood Canal south of Area 27A and north of a line from Lilliwaup Creek to Dewatto.

((18))) (25) Area 27C shall include those waters of Hood Canal south of Area 27B.

((19))) (26) Area 28A shall include those waters of Puget Sound southerly and westerly of the Tacoma Narrows Bridge, south of a line projected from Penrose Point to Green Point in Carr Inlet, south of a line projected from Point Wilson to Whiteman Cove in Case Inlet, and east of a line projected from Brisco Point to Dofflemyer Point.

((20))) (27) Area 28B shall include all waters of Carr Inlet north of a line projected from Penrose Point to Green Point.

((21))) (28) Area 28C shall include those waters of Case Inlet and Pickering Passage north of a line projected from Wilson Point to Whiteman Cove, and north of the highway bridge from the west side of Hartstene Island.

((22))) (29) Area 28D shall include those waters west of Area 28A and south of Area 28C.

(30) Area 29 shall include those waters of the Strait of Juan de Fuca west of Area 23C and east of a line projected from the Bonilla Point light on Vancouver Island to the Tatoosh Island light, then to the most westerly point of Cape Flattery.

((23))) (31) This WAC will not apply to hardshell clams, oysters, or geoducks.

#### AMENDATORY SECTION (Amending Order 82-72, filed 7/1/82)

WAC 220-48-005 PUGET SOUND BOTTOMFISH—GENERAL PROVISIONS. (1) It is unlawful to retain for commercial purposes any species of dab or sole less than 12 inches in length taken by any commercial bottomfish gear in Marine Fish-Shellfish Management and Catch Reporting Area 20A from March 1 through April 15.

(2) It is unlawful to take, fish for, or possess for commercial purposes any starry flounder less than 14 inches in length taken by any commercial bottomfish gear in all Puget Sound Marine Fish-Shellfish Management and Catch Reporting Areas.

(3) It is unlawful to take or possess lingcod taken for commercial purposes with any gear the entire year in Puget Sound Marine Fish-Shellfish Management and Catch Reporting Areas 24A, 24B, 24C, 24D, 25B, 25C, 25D, 26A, 26B, 26C, 26D, 27A, 27B, 27C, 28A, 28B, 28C, and 28D.

(4) It is unlawful to take or possess lingcod taken for commercial purposes with any gear from December 1 through April 14 in Puget Sound Marine Fish-Shellfish Management and Catch Reporting Areas 20A, 20B, 21A, 21B, 22A, 22B, 23A, 23B, 23C, ((and)) 25A, 25E and 29.

(5) It is unlawful to take, fish for or possess any species of shellfish taken with lawful bottomfish gear except as provided in WAC 220-52-053, 220-52-063, 220-52-066, 220-52-069, and 220-52-071.

((6) It is unlawful to return any dogfish or ratfish taken by commercial bottomfish gear to the waters of that portion of Puget Sound Marine Fish-Shellfish Area 25A (Discovery Bay) southerly of a line projected from Diamond Point to Cape George.))

#### AMENDATORY SECTION (Amending Order 82-72, filed 7/1/82)

WAC 220-48-015 BEAM TRAWL AND BOTTOM TRAWL—SEASONS. (1) It is lawful to take, fish for and possess bottomfish taken with bottom trawl and beam trawl gear in Marine Fish-Shellfish Management and Catch Reporting Areas 20A, 20B, 21A, 22A, 22B, 23A, 23B, 23C, 25A, ((and)) 25B, 25D, and 29 the entire year with the following exceptions:

(a) Those waters of Marine Fish-Shellfish Management and Catch Reporting Area(s) 20A ((and 21A)) east of a line projected from Point Whitehorn to Sandy Point shall be closed the entire year.

(b) ((Washington Harbor (Sequim Bay) and that portion of Discovery Bay lying southerly of a line projected from Mill Point true east to the opposite shore shall be closed the entire year)) Those waters of Marine Fish-Shellfish Management and Catch Reporting Area 25A lying southerly and westerly of a line projected from Kiapot Point to Gibson Spit (Sequim Bay) are closed the entire year.

((c) It is unlawful to take, fish for or possess bottomfish taken with bottom trawl and beam trawl gear in that portion of Marine Fish-Shellfish Catch Reporting Area 25A lying southerly of a line projected from Diamond Point to Cape George during the period February 15 through November 30 each year.))

(2) It is lawful to take, fish for and possess bottomfish with bottom trawl and beam trawl gear in Marine Fish-Shellfish Management and Catch Reporting Areas ((22B,)) 24A, 24B, 24C, 26A, 26B, and 26D from April 15 through February ((+5)) 14 with the following exceptions:

(a) Those waters of Marine Fish-Shellfish Management and Catch Reporting Area 24A ((east of a line

from Pointell Point on Whidbey Island to Rocky Point on Camano Island, and)) west of a line from Strawberry Point on Whidbey Island to Brown Point on Camano Island, are closed except from June 15 through February ((+5)) 14.

(b) ((Holmes Harbor south of a line projected true west from Hackney Island to Whidbey Island is closed, except from January 3 through February 15.

(e))) Elliot Bay inside a line projected from Four Mile Rock to Alki Point is closed the entire year.

((d))) (c) Those waters of Area 26D ((inside)) south of lines projected from Dash Point to Point Piner on Maury Island, and from Point Dalco on Vashon Island ((to Point Defiance, and those waters south of a line)) true west ((from Point Defiance)) to the Kitsap Peninsula are closed the entire year.

((e))) (d) Those waters provided for in WAC 220-20-020(4).

((f))) (e) It is lawful to take, fish for and possess Pacific hake taken with bottom trawl and beam trawl gear the entire year.

(3) It is unlawful to take, fish for or possess bottomfish taken with bottom trawl and beam trawl gear for commercial purposes in Marine Fish-Shellfish Management and Catch Reporting Areas 24D (Holmes Harbor), 25C, 27A, 27B, and 27C (Hood Canal) except on Mondays and ((Thursdays)) Tuesdays from December 1 through February ((28)) 14.

(4) It is unlawful to take, fish for, or possess bottomfish taken with bottom trawl or beam trawl gear in Marine Fish-Shellfish Management and Catch Reporting Area 25E except on Monday through Thursday from December 1 through February 14 with the following exception: Those waters of Area 25E lying southerly of a line projected from Mill Point due east to the opposite shore, are closed the entire year.

(5) It is lawful to take, fish for and possess bottomfish taken with bottom trawl and beam trawl gear in Marine Fish-Shellfish Management and Catch Reporting Areas 28A, 28B, 28C, and 28D from December 1 through ((March 31)) April 14, with the exception of the following closed waters:

(a) Those waters of Hale Passage and the Narrows east and north of lines projected from Fox Point on Fox Island true east to the mainland, and from the northwest point on Fox Island true north to the mainland.

(b) Budd Inlet south of the northern boundary of the restricted berthing area shown on United States Coast Guard Chart No. 6460.

(c) Eld Inlet south and west of a line projected true south from Flapjack Point.

(d) Totten Inlet south and west of lines projected true north and true east from the outermost point on the west side of Gallagher Cove.

(e) Henderson Inlet south of a line projected true east from Dickerson Point; the waters inside Hartstene Island between lines projected from Unsal Point to Brisco Point and Salmon Point true east to Hartstene Island; and all of Hammersley Inlet.

(f) Those waters provided for in WAC 220-20-010(6).

((+5)) (6) It is unlawful to take, fish for or possess bottomfish taken with bottom trawl or beam trawl gear for commercial purposes in Marine Fish-Shellfish Management and Catch Reporting Areas 21B and 26C the entire year.

AMENDATORY SECTION (Amending Order 82-72, filed 7/1/82)

WAC 220-48-026 SET NET—PACIFIC COD—SEASONS. It is ((lawful)) unlawful to take, fish for and possess Pacific cod and other species of bottomfish, except halibut, salmon and shellfish, taken with Pacific cod set net gear for commercial purposes except in that portion of Marine Fish-Shellfish Management and Catch Reporting Area ((25B)) 25C east of a line from Twin Spits to the Port Gamble Mill Stack, and all of Catch Reporting Area 25D from ((January 15)) February 1 through April ((+5, except in those waters west of a line projected from Point Hudson to Marrowstone Point and north of the Indian Island Bridge, the open season is February 1 through March 31)) 14.

AMENDATORY SECTION (Amending Order 82-72, filed 7/1/82)

WAC 220-48-029 SET NET—DOGFISH—SEASONS. It is lawful to take, fish for and possess dogfish and other species of bottomfish, except halibut, salmon and shellfish, taken with dogfish set net gear for commercial purposes in the following Puget Sound Marine Fish-Shellfish Management and Catch Reporting Areas during the seasons ((provided hereinafter in each respective area)) designated below:

(1) Areas 20A and 20B ((and that portion of 21A west of a line from Sandy Point to Point Migley)) – November 1 through June 15.

(2) Area 21A ((east of a line from Sandy Point to Point Migley)) – March 1 through June 15.

(3) Areas 21B, 22A, 22B, 23A, and 23B – Closed all year.

(4) Area 23C – Open all year.

(5) ((Area 24A – Open all year, except those waters south of a line projected due east of East Point on Whidbey Island are closed November 1 through April 30.

((6))) Areas 24A, 24B, and 24D – Open all year.

(6) Area 24C – Open all year, except those waters south of a line projected due east of East Point on Whidbey Island are closed all year.

(7) Areas 25A, 25B and that portion of Area 25C west of a line from Twin Spits to the Port Gamble Millstack – Open all year((, except those waters south of a line between Cape George and Diamond Point are closed all year except by permit issued by the director)).

(8) ((Area 25B – Open all year, except those waters west of a line from Point Hudson to Marrowstone Point and north of the Indian Island Bridge shall be closed from April 1 through January 31.)) Area 25D and that portion of 25C east of line from Twin Spits to the Port Gamble Millstack – Closed all year.

(9) Area 25E – Closed all year except by permit issued by the director.

((10)) (10) Area 26A – Open all year, except those waters southerly and westerly of a line between the ferry dock at Mukilteo and the ferry dock at Clinton are closed all year.

((+10)) (11) Area 26B – Open all year((, except those waters west of a line from Point Monroe to the entrance of Miller Bay are closed January 15 through April 30)) except those waters provided for in WAC 220-20-020(4) (Shilshole Bay).

((+11)) (12) Area 26C – Open all year, except those waters north of a line projected true east of Point Bolin are closed ((January 15 through April 30)) all year.

((+12)) (13) Area 26D – Open all year, except those waters south of lines projected from Dash Point to Point Piner on Maury Island and from Point Dalco ((on Vashon Island to Point Defiance and)) true west ((from Point Defiance)) to the Kitsap Peninsula are closed all year.

((+13)) (14) Areas 27A, 27B, and 27C – Open all year.

((+14)) (15) Area 28A – Open all year, except those waters north of a line projected true east of Fox Point on Fox Island, and east of a line projected due north from the northwest tip of Fox Island are closed all year.

((+15)) (16) Areas 28B, 28C, and 28D – Open all year except those waters provided for in WAC 220-20-010(6) (upper Carr Inlet).

(17) Area 29 – Open all year.

AMENDATORY SECTION (Amending Order 82-72, filed 7/1/82)

WAC 220-48-032 SET LINE—SEASONS. It is lawful to take, fish for, and possess dogfish and other bottomfish with set lines in all Marine Fish-Shellfish Management and Catch Reporting Areas the entire year except as follows:

(1) That portion of Area 26C north of a line projected due east from Point Bolin on Bainbridge Island is closed all year.

(2) That portion of Area 26D south of lines projected due west of point Dalco on Vashon Island, and from Dash Point to Point Piner on Maury Island, is closed all year.

(3) That portion of Area 28A east of a line projected due north from the northwest tip of Fox Island, and north of a line projected due east from Fox Point on Fox Island is closed all year.

(4) Those waters provided for in WAC 220-20-010(6) and 220-20-020(4).

AMENDATORY SECTION (Amending Order 82-72, filed 7/1/82)

WAC 220-48-042 HAND LINE JIG—SEASONS. It shall be ((lawful)) unlawful to take, fish for, and possess bottomfish for commercial purposes with hand line jig gear except in the following Marine Fish-Shellfish Management and Catch Reporting Areas ((23 the entire year. All other Marine Fish-Shellfish Areas are open from April 1 through November 30)) during the seasons designated below:

- (1) Areas 20A, 21A, 21B, 23A, and 23B – Open April 15 through November 30.  
 (2) Area 23C – Open December 1 through April 14.  
 (3) Area 29 – Open all year.

#### NEW SECTION

**WAC 220-48-046 HAND LINE JIG—LOGBOOKS.** It shall be unlawful for any operator of hard line jig gear to fail to obtain and accurately maintain the appropriate harvest log available from the Washington department of fisheries. The harvest log must be kept aboard the vessel while the vessel is engaged in harvest or has commercial caught bottomfish aboard. The vessel operator must submit the log for inspection upon request by authorized department of fisheries representatives. Vessel operators shall record the vessel identity, and, for each date and ground fished, the number of lures, hours fished, and number and estimated weight of each species caught (including discards).

**AMENDATORY SECTION (Amending Order 82-72, filed 7/1/82)**

**WAC 220-48-052 TROLL LINES—BOTTOMFISH—SEASONS.** (1) It is ((lawful)) unlawful to take, fish for, and possess bottomfish, unless otherwise provided, with troll lines for commercial purposes except in ((Area 23 the entire year. All other)) the following Marine Fish-Shellfish Management and Catch Reporting Areas (are open from April 1 through November 30)) during the seasons designated below:

- (a) Areas 20A, 21A, 21B, 23A, and 23B – Open April 15 through November 30.  
 (b) Area 23C – Open December 1 through April 14.  
 (c) Area 29 – Open all year.

(2) It is unlawful to take, fish for or possess salmon while fishing for bottomfish with troll line gear under authority of a bottomfish troll license, provided; in any waters of Puget Sound it is lawful to retain for commercial purposes bottomfish taken with commercial salmon gear incidental to a lawful salmon fishery, except lingcod during closures provided in WAC 220-48-005.

#### NEW SECTION

**WAC 220-48-056 TROLL LINES—BOTTOMFISH—LOGBOOKS.** It shall be unlawful for any operator of bottomfish troll gear to fail to obtain and accurately maintain the appropriate harvest log available from the Washington department of fisheries. The harvesting log must be kept aboard the vessel while the vessel is engaged in harvest or has commercial caught bottomfish aboard. The vessel operator must submit the log for inspection upon request by authorized department of fisheries representatives. Vessel operators shall record the vessel identity, and, for each date and ground fished, the number of lures, hours fished, and number and estimated weight of each species caught (including discards).

**AMENDATORY SECTION (Amending Order 82-72, filed 7/1/82)**

**WAC 220-48-062 DRAG SEINES—SEASONS.** It is ((lawful)) unlawful to take, fish for, and possess bottomfish with drag seine gear for commercial purposes except in the following Marine Fish-Shellfish Management and Catch Reporting Areas during the seasons designated below:

- (1) Areas 28A, 28B, 28C, and 28D – Open January 1 through May 14.

- (2) All other areas – Open September 1 through May 14.

**AMENDATORY SECTION (Amending Order 82-72, filed 7/1/82)**

**WAC 220-48-071 BOTTOMFISH POTS—GEAR AND SEASONS.** It shall be ((lawful)) unlawful to take, fish for, and possess bottomfish((, unless otherwise provided;)) for commercial purposes with bottomfish pot gear as described in WAC 220-16-145, except in ((at)) the following Puget Sound Marine Fish-Shellfish Management and Catch Reporting Areas during the seasons designated below:

- (1) Areas 20A, 21A, 21B, 23A, and 23B – Open April 15 through November 30.

- (2) Area 23C – Open December 1 through April 14.

- (3) Area 29 – Open all year.

- (4) All other areas are closed the entire year, except by permit from the director.

**WSR 82-24-081  
EMERGENCY RULES  
DEPARTMENT OF FISHERIES**  
[Order 82-214—Filed December 1, 1982]

I, Rolland A. Schmitt, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing rules.

I, Rolland A. Schmitt, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is all citizen fishery openings allow continued harvest of non-Indian allocation of harvestable chum salmon. All other Puget Sound areas are closed to all citizen commercial fishing to prevent overharvest of salmon stocks. Regulations in Area 7B prevent wastage by attempting to minimize over escapement of Bellingham-Samish Bay origin chum salmon.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

**APPROVED AND ADOPTED December 1, 1982.**

By Gary C. Alexander  
for Rolland A. Schmitt  
Director

#### NEW SECTION

**WAC 220-47-726 PUGET SOUND ALL-CITIZEN COMMERCIAL SALMON FISHERY** Notwithstanding the provisions of Chapter 220-47 WAC, effective immediately until further notice it is unlawful to take, fish for or possess salmon for commercial purposes in the following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following restrictions:

Areas 4B, 5, 6, 6A, 6B, 6C, 6D, 7, and 7A – Closed.

\*Area 7B – Closed except gill nets using 6" minimum mesh may fish from 4 PM to 8 AM nightly December 2 through the morning of December 7; and purse seines may fish from 5 AM to 8 PM daily December 2 through December 6.

Areas 7C, 7D, 8, 8A, 9, 9A, 10, 10A, 10B, 10C, 10D, 10E, 11, 11A, 12, 12A, 12B, 12C, 12D, 13, 13A, 13B, and all freshwater areas – Closed.

#### REPEALER

The following section of the Washington Administrative Code is repealed effective immediately.

**WAC 220-47-725 Puget Sound All-Citizen Commercial Salmon Fishery (82-209)**

**WSR 82-24-082  
PROPOSED RULES  
LOTTERY COMMISSION**  
[Filed December 1, 1982]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Lottery Commission intends to adopt, amend, or repeal rules concerning the amending of WAC 315-06-080;

that the agency will at 10:00 a.m., Friday, January 7, 1983, in the Transportation Commission Meeting Room, Second Floor, Highways Administration Building, Olympia, Washington, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is sections 4 and 5, chapter 7, Laws of 1982 2nd ex. sess.

Dated: November 30, 1982

By: Carolyn Patton  
Commissioner

#### **STATEMENT OF PURPOSE**

Title and Number of the Rule(s), Chapter(s) or Section(s) and Description of the Rules' Purpose: WAC 315-06-080 Certain Purchases of Tickets, Gratuities and Certain Winning of Prizes Prohibited. The purpose of this amendment to the rule is to allow licensed agents to purchase lottery tickets at full retail value from other licensed agents and to be paid any prizes due on such tickets.

Statutory Authority for Adopting the Rule and the Statute the Rule is Intending to Implement: Sections 4 and 5, chapter 7, Laws of 1982 2nd ex. sess.

Summary of the Rule(s) and Reasons Supporting the Proposed Rule(s): This amendment allows licensed agents to purchase lottery tickets at full retail value from other licensed agents and to be paid any prizes due on such tickets. The reason for the amendment is to permit licensed agents to participate in the lottery and be eligible to be paid prizes, while not permitting the licensed agents to buy tickets which they have purchased from the lottery in their capacity as licensed agents. Permitting licensed agents to buy tickets from themselves would effectively allow them to buy tickets at a discounted price. It might also create the appearance of impropriety if the licensed agent won a high-tier prize on such a ticket. Not allowing a licensed agent to purchase their own tickets reduces the incentive for them to attempt to compromise the tickets.

Agency Personnel Responsible for Drafting: Richard Finnigan, Assistant Attorney General, 5th Floor, Highways Licensing Building, Olympia, WA 98504, (206) 753-2702. Implementation and Enforcement: Washington State Lottery Commission, P.O. Box 9770, Olympia, WA 98504, (206) 753-1412; Robert Boyd, Director, Office of the Director, Washington State Lottery, P.O. Box 9770, Olympia, WA 98504, (206) 753-3330; N. A. Stussy, Assistant Director, Office of the Director, Washington State Lottery, P.O. Box 9770, Olympia, WA 98504, (206) 753-3329; William Robinson, Assistant Director, Office of the Director, Washington State Lottery, P.O. Box 9770, Olympia, WA 98504, (206) 753-3379; and Hugh Mann, Assistant Director, Office of the Director, Washington State Lottery, P.O. Box 9770, Olympia, WA 98504, (206) 753-3384.

Name of the Person or Organization, Whether Private, Public, or Governmental, that is Proposing the Rule(s): Washington State Lottery Commission.

Agency Comments or Recommendations, if any, Regarding Statutory Language, Implementation, Enforcement, and Fiscal Matters Pertaining to the Rule: None.

The rule is not necessary to comply with a federal law or a federal or state court decision.

Small Business Economic Impact Statement: The Office of the Director, Washington State Lottery, has reviewed the requirements for filing a small business economic impact statement and has determined that such a statement is not required for these rules proposed by the Washington State Lottery Commission. These rules will only affect those businesses, large and small,

which voluntarily apply to be licensed agents for the sale of lottery tickets or shares, or contractors to provide other services to the Office of the Director of the State Lottery or voluntarily interact with the Office of the Director of the State Lottery. No business (or industry) will be required to comply with these rules unless they wish to provide services to or interact with the Office of the Director of the State Lottery.

#### AMENDATORY SECTION (Amending Order 2, filed 10/15/82)

**WAC 315-06-080 CERTAIN PURCHASES OF TICKETS, GRATUITIES, AND CERTAIN WINNING OF PRIZES PROHIBITED.** Certain purchases of tickets, certain winning and sharing of prizes, and gratuities are prohibited as follows:

(1) A ticket shall not be purchased by, and a prize shall not be paid to any member or employee of the commission or to any spouse, child, brother, sister, or parent residing as a member of the same household in the principal place of abode of any member or employee of the commission, or to any assistant attorney general assigned to advise the commission or director.

(2) A prize claimed by a holder of a winning ticket shall not be shared with any member or employee of the commission or any spouse, child, brother, sister, or parent residing as a member of the same household in the principal place of abode of any member or employee of the commission.

(3) ((~~A ticket shall not be purchased by, and a~~ ~~prize shall not be paid to any licensed agent unless the ticket for that prize was purchased at full retail value from another licensed agent.~~) A prize shall not be paid to any licensed agent unless the ticket for that prize was purchased at full retail value from another licensed agent. This provision shall not relieve licensed agents for payment of unaccounted tickets pursuant to WAC 315-04-180(1) and (2). Nothing in this provision shall be construed to prohibit the purchase of tickets, or the winning of prizes, by directors, officers, employees, relatives, parent corporations, subsidiaries, or other affiliates of licensed agents.

(4) No gratuities offered by prize winners, vendors, contractors, or others conducting business with the lottery, may be accepted by licensed agents or by any member or employee of the commission or any spouse, child, brother, sister, or parent residing as a member of the same household in the principal place of abode of any member or employee of the commission.

(5) A ticket shall not be purchased by, and a prize shall not be paid to any CPA accounting firm, or its employees, retained by the director of financial management pursuant to sections 31 and 32 of chapter 7, Laws of 1982, 2nd ex. sess. or any employee of the director of financial management performing a management review or audit of the commission or director.

(6) A ticket shall not be sold to or purchased by any person under the age of eighteen. Nothing in this section shall prohibit the purchase of a ticket for the purpose of making a gift by a person eighteen years of age or older to a person less than that age.

(7) A ticket shall not be purchased with food stamps or coupons and a licensed agent shall not accept as consideration for a ticket food stamps or coupons.

### WSR 82-24-083 PROPOSED RULES DEPARTMENT OF LICENSING (Board of Medical Examiners) [Filed December 1, 1982]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Board of Medical Examiners intends to adopt, amend, or repeal rules concerning the amending of WAC 308-52-138 and adding WAC 308-52-150;

that the agency will at 1:00 p.m., Friday, January 7, 1983, in the Vance Airport Inn, 18220 Pacific Highway South, Seattle, WA, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 18.71A.020.

The specific statute these rules are intended to implement is RCW 18.71A.020.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 7, 1983.

Dated: December 1, 1982

By: Deanna Dicomes  
Executive Secretary

#### STATEMENT OF PURPOSE

Name of Agency: Washington State Board of Medical Examiners.

Purpose: The purpose of the amendment to WAC 308-52-138 is to authorize the board to grant interim approval to schools while the board develops standards for school approval. The purpose of new section WAC 308-52-150 is to permit a physician supervisor to authorize his or her physician assistant to assist or consult with a non-sponsoring physician.

Statutory Authority: RCW 18.71A.020.

Summary of the Rules: WAC 308-52-138 Physician Assistants—Program Approval, sets forth the standards and procedures for the approval of physician assistant training programs and WAC 308-52-150 Assistance or Consultation with Other Physicians, describes the circumstances under which a physician assistant may assist or consult with a physician other than his or her sponsor, and defines that physician's responsibility for the physician assistant's performance.

Reasons Proposed: The amendment to WAC 308-52-138 is proposed at the request of Andrew Dolan, attorney, on behalf of the Northwest Institute of Acupuncture and Oriental Medicine. Until a program is approved by the board, students may not participate in clinical training. The board is presently considering standards for acupuncture training programs, and therefore has not been in a position to consider the Northwest Institute's application. This regulation would authorize the board to give interim approval so that clinical training may begin while explicit standards for school approval are being considered. The adoption of WAC 308-52-150 is proposed at the request of the Board's Physician Assistant Advisory Committee, to permit the sponsoring physician to utilize the physician assistant in the most effective and efficient manner.

Responsible Department Personnel: In addition to the members of the board, the following Department of Licensing personnel have knowledge of and responsibility for drafting, implementing and enforcing these rules: Deanna Dicomes, Executive Secretary and Chris Rose, Assistant Executive Secretary, Third Floor, Highways-Licenses Building, Olympia, WA 98504, 234-2205 Scan, 753-2205 Comm.

Proponents: Amendments to chapter 308-138 WAC were proposed under WAC 308-08-560 at the request of Andrew Dolan, attorney, on behalf of the Northwest Institute of Acupuncture and Oriental Medicine. New

section WAC 308-52-150 was proposed by the Washington State Board of Medical Examiners.

**Small Business Economic Impact Statement:** A small business economic impact statement is not required since these rules do not impact small businesses as that term is defined by RCW 43.31.920.

**AMENDATORY SECTION** (Amending Order PL 368, filed 1/21/81)

**WAC 308-52-138 PHYSICIAN ASSISTANTS—PROGRAM APPROVAL.** No physician shall be entitled to register a physician assistant who has not successfully completed a program of training approved by the board in accordance with these rules.

(1) **Standards.** The board will establish standards by which programs designated to produce the various types of physician assistants shall be judged. If the council of medical education of the American medical association has defined "essentials" for such program, these shall be regarded as minimal criteria.

(2) **Procedure.**

(a) In order for a program for training physician assistants to be considered for approval by the board, the director of the program shall submit to the board a description of the course of training offered, including subjects taught and methods of teaching, entrance requirements, clinical experience provided, etc. The director of the program shall also advise the board concerning the medical skills which are attained in such course, and the methods by which the proficiency of the students in those skills was tested or ascertained. The board may require such additional information from program sponsors as it desires.

(b) The board will approve programs in terms of the skills attained by its graduates and the specialty for which the physician assistant is trained.

(c) **Reapproval.** Each approved program will be reexamined at intervals, not to exceed three years. Approval will be continued or withdrawn following each reexamination.

(d) **Registry.** A registry of approved programs shall be maintained by the board at the division of professional licensing in Olympia, Washington, which shall be available upon request to interested persons.

(3)(a) Where an application for program approval has been pending for one year and has not been approved due to the absence of program standards promulgated by the board, a program may apply for provisional approval.

(b) Such approval is solely for the limited purpose of availing the program's students of the exemption contained in RCW 18.71.030(8) and shall end when the Board makes a final determination as to program approval pursuant to this section.

(c) Provisional approval as defined in subsection (b) above can be granted if the program:

(i) needs such approval in order for the clinical elements of its educational regimen to proceed on schedule;

(ii) has established the likelihood of satisfying the relevant program approval guidelines in their current form;

(iii) will otherwise comply with the terms of RCW 18.71.030(8); and

(iv) agrees to such other safeguards as the board may stipulate to ensure patient safety.

**Reviser's note:** RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

**NEW SECTION**

**WAC 308-52-150 ASSISTANCE OR CONSULTATION WITH OTHER PHYSICIANS.** (1) **Physician sponsor.** A physician assistant may assist or consult with a physician other than his or her sponsor or alternate concerning the care or treatment of the sponsor's patients, provided it is done with the knowledge and concurrence of the sponsor. The sponsor must maintain on file a written statement which instructs the physician assistant as to who may be assisted or consulted and under what circumstances or if no list is possible, then the method to be used in determining who may be consulted or assisted. The sponsor retains primary responsibility for the performance of his or her physician assistant.

(2) **Responsibility of a Non-Sponsoring Physician.** A non-sponsoring physician utilizing or advising a physician assistant as indicated in section (1) of this rule, shall assume responsibility for patient services provided by a physician assistant if the physician:

(a) Knowingly requests that patient services be rendered by the physician assistant; or

(b) Knowingly consults with the physician assistant concerning the rendering of patient services.

**Reviser's note:** Errors of punctuation or spelling in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

**WSR 82-24-084**

**PROPOSED RULES**

**DEPARTMENT OF LICENSING**

**(Board of Registration for Architects)**

[Filed December 1, 1982]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Board of Registration for Architects intends to adopt, amend, or repeal rules concerning the amending of WAC 308-12-010, 308-12-040, 308-12-050, 308-12-080, 308-12-110, 308-12-120, 308-12-130, 308-12-320, adding new sections WAC 308-12-031, 308-12-081, 308-12-082, and repealing WAC 308-12-030;

that the agency will at 10:00 a.m., Friday, January 14, 1983, in the Gould Hall, Room 142, University of Washington, Seattle, Washington, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 18.08.130.

The specific statute these rules are intended to implement is RCW 18.08.130.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 14, 1982.

Dated: December 1, 1982

By: Christine A. Fomin  
Assistant Administrator

**STATEMENT OF PURPOSE**

Name of Agency: Washington State Board of Registration for Architects.

Description of Rules: Rules relating to registration and examination procedures for architects in the state of Washington.

Statutory Authority: RCW 18.08.130.

Summary of Rules: WAC 308-12-010, rule is amended to reflect changes in the operating procedures of the board; WAC 308-12-030, previous rule is repealed; WAC 308-12-031, a new rule adopted by the board spells out in more detail the application for the architectural examination; the schedule of the architect examination, along with subjects given in the examination, and procedures for examination retakes and examination review administered by the board; WAC 308-12-040, minor changes made in this rule to place it in conformity with WAC 308-12-031, above; WAC 308-12-

050, minor changes made dealing with licensure of architects by reciprocity; WAC 308-12-080, grammatical change made to clarify this particular rule; WAC 308-12-081, establishes a seal to be used by registered architects so that their work may be stamped; WAC 308-12-082, defines authorized practice of architecture in the state of Washington by association of one or more persons; WAC 308-12-110, clarifies the rule on architect listings in this state by removing surplusage language in the current rule; WAC 308-12-120, revises the board definition of "principal"; WAC 308-12-130, removes a comma to make the section more grammatically correct; and WAC 308-12-320, provides that the annual license renewal date for architects in this state shall be the architect's birthdate.

The Board of Registration for Architects, its executive secretary and the Professional Licensing Division of the Department of Licensing have responsibility for drafting, implementing and enforcing these rules.

Washington State Board of Registration for Architects: Benjamin Woo, Ron H. Tan, Carolyn Geise, Larry N. Erickson and Roger L. Rue.

Executive Secretary: Robert D. Theriault, Washington State Board of Registration for Architects, Division of Professional Licensing, Department of Licensing, P.O. Box 9649, Olympia, WA 98504, (206) 234-3873 Scan, (206) 753-3873 Comm.

These rules were proposed by the Washington State Board of Registration for Architects.

These rules were promulgated pursuant to RCW 18.08.130.

#### AMENDATORY SECTION (Amending Order PL 132, filed 9/25/72)

WAC 308-12-010 STATE BOARD OF REGISTRATION. (1) ((MEETINGS)) Meetings: The Washington state board of registration for architects, hereinafter called the board, shall hold its regular public meeting annually in September. Special public meetings may be held at such times and places as the board may deem necessary. Public notice of all public meetings shall be issued as required by ((law)) the Open Public Meeting Act, chapter 42.30 RCW.

Executive sessions may be held by the board in conjunction with all public meetings, and at such other times as the board shall deem necessary and for the primary purpose of preparing and grading examinations, approving applications, conducting written and oral examinations, examining reciprocity applications, and acting on applications for reinstatement of revoked licenses, and confidential matters between candidates or registrants and the board.

(2) ((RULES OF ORDER)) Rules of order. The latest edition of Robert's Rules of Order shall govern the conduct of business at meetings and sessions of the board.

(3) ((OFFICERS)) Officers. At the regular annual public meeting the board shall elect a chairman, a vice-chairman and a secretary for the ensuing year.

(4) ((QUORUM)) Quorum. A quorum at any regular or special meeting or session shall consist of three members of the board.

(5) Rule changes. Prior to and during any adoption, amendments or repeal of any rule, the board of registration shall conduct its business in accordance with chapter 34.04 RCW, the Administrative Procedure Act.

(6) Annual report. The board shall issue an annual report and roster.

#### NEW SECTION

WAC 308-12-031 LICENSING EXAMINATION. The form of the examination required of applicants shall consist of a written and an oral examination.

The board adopts the Architectural Registration Examination prepared by the National Council of Architectural Registration Boards to test the applicant's qualifications and minimum competency for registration.

(1) Requirements for admittance to the Architects Registration Examination are found in RCW 18.08.140 and RCW 18.08.150.

(2) Application and fee for examination:

(a) The application for examination must be received by the board prior to April first to be considered for the next scheduled examination.

(b) Applications shall be submitted on forms provided by the board and must be accompanied by education and/or experience verification as per the filing instructions.

(c) An examination fee must accompany all applications.

(d) Notice of acceptance of applications will be mailed to all applicants approximately six weeks in advance of the examination along with detailed information as to time, place and extent of examination.

(e) No application fee will be refunded because of withdrawal from the examination.

(3) The examination: The Architectural Registration Examination is divided into nine divisions which will be administered over a four-day period in June of each year. The examination utilizes the concept of a single building type, and the examinees are tested on their ability to exercise value judgments in actual architectural practice situations. The examination covers the following:

DAY GIVEN	HOURS
3	Division A ..... Pre-design ..... 4
3	Division B ..... Site Design ..... 3
4	Division C ..... Building Design ..... 12
2	Division D ..... Structural - General ..... 2-1/2
2	Division E ..... Structural - Lateral Forces ..... 1-1/2
2	Division F ..... Structural - Long Span ..... 1-1/2
2	Division G ..... Mechanical, Plumbing, Electrical and Life Safety Systems ..... 2-1/2
1	Division H ..... Materials and Methods ..... 3
1	Division I ..... Construction Documents and Services ..... 2-1/2

To pass the examination, an applicant must achieve a passing grade on each division.

RETAKES: First time examinees must take all nine divisions of the A.R.E. on their first attempt. On subsequent attempts, the examinees must retake all divisions not passed on previous attempts. Examinees transferring from the previous examination series need only take those divisions for which credit has not been received.

(4) The oral examination is given upon the applicant's completion of the written examination, the fulfilling of the experience requirement and submittal of an acceptable written summary of the law.

The oral part of the examination shall include a review of the applicant's practical experience, the applicant's understanding of the law and the applicant's responsibility to safeguard life, health and property and to promote the public welfare.

The oral examination may be conducted by the full board or by a member of the board. The board may recommend waiver of full board examination if the examining board member deems applicant prepared for licensure. Such a recommendation shall be circulated to the balance of the board members and must receive approval by a majority before the candidate may be registered. If such a recommendation is not made or approved, the candidate shall be called before the full board for further consideration.

#### AMENDATORY SECTION (Amending Order PL 178, filed 10/23/74)

WAC 308-12-040 REVIEW OF EXAMINATIONS. Only ((graphic type examinations are)) division C, Building Design is subject to review before the board if it is the only remaining subject not passed in the written examination. Any candidate requesting review of the ((graphic type)) Building Design examination must apply within thirty days after date of release of grades. ((Multiple choice examinations are computer scored.))

**Reviser's note:** RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order PL 132, filed 9/25/72)

WAC 308-12-050 LICENSE BY RECIPROCITY. Any architect registered in good standing, in another ((of the United States)) state or territory ((and in good standing)), who desires ((registration)) a license to practice architecture in Washington, shall make formal application on forms provided by the board, accompanied by the reciprocity application fee.

The board will require ((personal audience)) an oral examination of any candidate for license by reciprocity, except that ((personal audience)) the oral examination may be waived in cases where documentary or other evidence shows sufficient information for the board to reach judgment without ((audience)) examination. ((waiver not applicable if candidate lacks substantial formal education:))

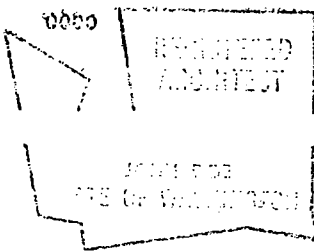
**Reviser's note:** RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order PL 294, filed 12/27/78)

WAC 308-12-080 APPROVED SCHOOLS OF ARCHITECTURE. The board adopts the current "List of Accredited Schools of Architecture" as ((accredited)) compiled by the National Architectural Accrediting Board and universities and colleges of architecture in the State of Washington as its "approved" colleges.

NEW SECTION

WAC 308-12-081 THE SEAL. Every architect licensed in the State of Washington shall have a seal of design authorized by the board, bearing the registrant's name, license number and the legend "Registered Architect, State of Washington". The seal with the registrant's counter signature shall appear on every drawing filed with public authorities. A facsimile of the seal appears herewith.



No architect shall stamp or countersign, or allow his or her stamp to be affixed to any architectural plans, drawing, documents, specifications or reports not prepared by, or under the direction and control by his or her regularly employed subordinates.

NEW SECTION

WAC 308-12-082 THE PRACTICE OF ARCHITECTURE BY: (1) Business corporations or stock companies cannot be licensed to practice architecture, or in any way list, imply or advertise that the corporation provides or offers architectural services.

(2) Professional service corporations (P.S.), where all the stockholders are architects or engineers licensed in the state of Washington may list and offer to provide architectural services as provided under chapter 18.08 RCW and chapter 18.100 RCW.

(3) Partnerships may practice and offer to practice architecture when all partners of the firm are architects or engineers licensed in the state of Washington.

**Reviser's note:** Errors of punctuation or spelling in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

AMENDATORY SECTION (Amending Order PL 178, filed 10/23/74)

WAC 308-12-110 ARCHITECT LISTINGS. All firms and/or individuals offering architectural services in the state of Washington are required to clearly identify with their firm title the name or names

of the architect or architects registered in Washington who are principals as defined in WAC 308-12-120. ((Such identification on firm listings shall apply, but not be limited to, design documents, letterheads, business cards, brochures, promotional literature, telephone directories, and all other media intended for public display or circulation.))

**Reviser's note:** RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order PL 294, filed 12/27/78)

WAC 308-12-120 DEFINITION OF PRINCIPAL. The word "principal" as used herein shall mean one who is a registered architect in this state; as well as a director and shareholder of a corporation, if the practice is through a partnership, or the proprietor if the practice is through a proprietorship; and is the person in charge of the organization's architectural practice either alone or in concert with others who also qualify as herein described. In addition a principal shares in the profits and losses of the firm.

**Reviser's note:** RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order PL 294, filed 12/27/78)

WAC 308-12-130 DEFINITION OF SUPERVISION. The word "supervision" in RCW 18.08.110 means the periodic observation of materials and work in progress or completed work to observe the general compliance with plans, specifications, and design and planning concepts and does not include responsibility for the superintendence of construction processes, site conditions, operations equipment, personnel, or maintenance of a safe place to work, or any safety in, on or ((;)) about the site of the work.

**Reviser's note:** RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order PL 262, filed 1/13/77)

WAC 308-12-320 RENEWAL OF LICENSES. ((Effective with the renewal period beginning July 1, 1977, the)) The annual license renewal date for architects ((will)) shall be ((changed to coincide with the licensee's birthdate. Conversion to this staggered renewal system will be accomplished as follows:

(a) Current licensees, as of June 30, 1977. Licensed architects desiring to renew their license will be required to pay a fee of twenty-five dollars plus approximately one-twelfth of that amount for each month, or fraction thereof, in order to extend their license to expire on their birth anniversary date next following June 30, 1978.

(b) On and after July 1, 1977, all new or initial architect licenses issued will expire on the applicant's next birth anniversary date.

(c) After this conversion to a staggered renewal system, licensees may annually renew their license from birth anniversary date to the next((anniversary)) the architect's birth ((anniversary)) date. ((However, licensees)) Licensees who fail to pay the license renewal fee within thirty days of license expiration date will be subject to the late payment penalty fee as set forth in ((WAC 308-12-310)) WAC 308-12-312. Architects whose renewal fees are delinquent will be listed with the state building officials.

REPEALER

The following section of the Washington Administrative Code is hereby repealed.

WAC 308-12-030 EXAMINATIONS

**Reviser's note:** The spelling error in the above repealer occurred in the copy filed by the agency and appears herein pursuant to the requirements of RCW 34.08.040.

**WSR 82-24-085**  
**PROPOSED RULES**  
**DEPARTMENT OF LICENSING**  
**(Podiatry Board)**  
[Filed December 1, 1982]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Podiatry Board intends to adopt, amend, or repeal rules concerning the amending of WAC 308-31-010, adding new sections WAC 308-31-030, 308-31-040, 308-31-050, 308-31-060 and 308-31-070;

that the agency will at 9:00 a.m., Friday, January 7, 1983, in the Vance Airport Inn, Cascade Room, 18220 Pacific Highway South, Seattle, WA, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is section 10, chapter 21, Laws of 1982.

The specific statute these rules are intended to implement is chapter 18.22 RCW.

Dated: December 1, 1982  
By: Barbara Phillips  
Assistant Attorney General

#### STATEMENT OF PURPOSE

Name of Agency: Washington State Podiatry Board.

Purpose: The purpose of the amendments and additions to chapter 308-31 WAC is to implement the law as enacted by the legislature in chapter 21, Laws of 1982.

Statutory Authority: Section 10, chapter 21, Laws of 1982.

Summary of the Rules: WAC 308-31-010 Examination, this section outlines the contents of the licensing examination, its frequency, the passing score, and other information regarding scores and notification of the results of the examination; WAC 308-31-030 Approved Schools of Podiatric Medicine, this rule contains the approval of schools of podiatry that are approved by the Washington State Board of Podiatry; WAC 308-31-040 Identification of Licensees, this rule contains the requirements that individuals licensed as podiatrists in the state of Washington must comply with regarding identification at locations of practice; WAC 308-31-050 Presumption of Responsibility for Advertisements, this rule enunciates the presumption that individuals named in advertisements have allowed, approved and sanctioned the advertisements, and describes the effect of this presumption for the purposes of administrative hearings before the board; WAC 308-31-060 Advertisements Prior to Licensure Prohibited, this rule clarifies the prohibition of advertising as a podiatrist prior to licensure as such; and WAC 308-31-070 Practice of Podiatry Under a Trade Name, this rule contains the limitations upon the practice of podiatry under names other than the actual name of the licensed podiatrist.

Reason Proposed: These amendments and additions are proposed in order to implement the amendments to

chapter 18.22 RCW that were enacted by the legislature in chapter 21, Laws of 1982.

**Responsible Personnel:** In addition to the director of the Department of Licensing, the following agency personnel have knowledge of and responsibility for drafting, implementing and enforcing these rules: Stanley Haskins, Executive Secretary, Third Floor, Highways-Licenses Building, Olympia, WA 98504, 234-0774 Scan, 753-0774 Comm.

**Proponents:** These rules were proposed by the Washington State Board of Podiatry.

**Agency Comments:** These rules are promulgated pursuant to the authority granted to the board in section 10, chapter 21, Laws of 1982.

**Small Business Economic Impact Statement:** A small business economic impact statement is not required and has not been filed since these rules do not impact any small businesses as that term is defined by RCW 43.31.920.

#### AMENDATORY SECTION (Amending Order PL 250, filed 5/28/76)

**WAC 308-31-010 EXAMINATION.** (1) It is the determination of the examining committee that after July 6, 1976, all applicants for licensure who have been licensed by examination in another state or who have satisfactorily passed examinations given by the national board of podiatry examiners will be required to pass a written examination in the clinical application of the following subjects:

Dermatology  
Biomechanics  
Surgery  
Medicine  
Podiatric medicine  
Radiology  
Pharmacology  
Laboratory procedures

The examination will be given ((twice a year)) at least annually, at a time and place designated by the ((director)) board.

(2) Every applicant for a podiatry license shall be required to pass the examination for such a license with a grade of at least 75%.

(3) The board shall determine the method of grading each examination, and shall apply such method uniformly to all applicants taking that examination.

(4) The board and the department shall not disclose any applicant's examination score to anyone other than the applicant, unless requested to do so in writing by the applicant.

(5) The applicant will be notified, in writing, of his or her examination scores.

#### NEW SECTION

**WAC 308-31-030 APPROVED SCHOOLS OF PODIATRIC MEDICINE.** For the purpose of the laws relating to podiatric medicine, the board approves those schools of podiatric medicine listed as accredited schools of podiatric medicine set forth in the list of accredited colleges published as of August, 1980, by the Council on Podiatry Education of the American Podiatry Association.

#### NEW SECTION

**WAC 308-31-040 IDENTIFICATION OF LICENSEES.** Each person licensed pursuant to chapter 18.22 RCW must be clearly identified to the public as a doctor of podiatry at every establishment in which he or she is engaged in the practice of podiatry. Such identification must indicate the name of the licensee at or near the entrance to the licensee's office. Only the names of people actually practicing at a location may appear at that location or in any advertisements or announcements regarding that location. The name of an individual who has previously practiced at a location may remain in use in conjunction with that location for a period of no more than one year from the date that person ceases to practice at the location.

**NEW SECTION**

WAC 308-31-050 **PRESUMPTION OF RESPONSIBILITY FOR ADVERTISEMENTS.** Any licensed doctor of podiatry whose name, office address or place of practice is mentioned in any advertisement of any kind or character shall be presumed to have caused, allowed, permitted, approved and sanctioned such advertising and shall be presumed to be personally responsible for the content and character thereof. Once sufficient evidence of the existence of the advertisement has been introduced at any hearing before the board of podiatry, the burden of establishing proof to rebut this presumption by a preponderance of the evidence shall be upon the doctor of podiatry.

**NEW SECTION**

WAC 308-31-060 **ADVERTISEMENTS PRIOR TO LICENSE PROHIBITED.** Any individual who has not been licensed to practice as a podiatrist is prohibited from advertising as a podiatrist by any means including placement of a telephone listing in any telephone directory.

**NEW SECTION**

WAC 308-31-070 **PRACTICE OF PODIATRY UNDER A TRADE NAME.** The practice of podiatry must be conducted under the name of a licensed doctor of podiatry. The practice of podiatry under a trade name is prohibited, except where a podiatrist is associated with a non-profit organization or is associated with allied health care practitioners such as medical, dental and osteopathic professionals, or where the term "clinic" is used in conjunction with an in-state geographic location or a podiatrist's name in a non-deceptive manner.

**WSR 82-24-086  
PROPOSED RULES  
LOTTERY COMMISSION**

[Filed December 1, 1982]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Lottery Commission intends to adopt, amend, or repeal rules concerning the amending of WAC 315-06-020, 315-10-030 and adding new sections WAC 315-06-060, 315-06-120, 315-11-010, 315-11-020 and 315-11-030;

that the agency will at 10:00 a.m., Friday, January 7, 1983, in the Transportation Commission Meeting Room, Second Floor, Highways Administration Building, Olympia, Washington, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is as follows: WAC 315-06-020 – sections 4 and 8, chapter 7, Laws of 1982 2nd ex. sess.; WAC 315-06-060 – sections 4 and 11, chapter 7, Laws of 1982 2nd ex. sess.; WAC 315-06-120 – sections 4, 5, 10, 13, 19 and 22, chapter 7, Laws of 1982 2nd ex. sess.; WAC 315-10-030 – section 4, chapter 7, Laws of 1982 2nd ex. sess.; WAC 315-11-010 – section 4, chapter 7, Laws of 1982 2nd ex. sess.; WAC 315-11-020 – sections 4 and 5, chapter 7, Laws of 1982 2nd ex. sess.; and WAC 315-11-030 – sections 4 and 5, chapter 7, Laws of 1982 2nd ex. sess.

Dated: November 24, 1982  
By: Carolyn Patton  
Commissioner

**STATEMENT OF PURPOSE**

Title and Number of Rule Section(s) or Chapter(s), and Summary of the Rule(s): WAC 315-06-020 Authorization to Sell Tickets, provides who may sell tickets to the public and that liquor control board outlets are not required to be licensed agents; WAC 315-06-060 Price of Tickets—Limitations, states that a licensed agent may sell a ticket for no greater or less than the price established by the Washington State Lottery Commission rules; WAC 315-06-120 Payment of Prizes—General Provisions, provides general provisions for the payment of prize claims; WAC 315-10-030 Instant Games Criteria, states the price of an instant game ticket, how the winners of an instant game are determined, the percentage of projected revenue that shall be made available as prizes, the pay out of lower-tier and higher-tier prizes, the length of operation of an instant game, no requirement for frequency of drawing or method of instant game winner selection, the criteria for a grand prize drawing which an instant game may include at the director's discretion, and procedures for claiming an instant prize; WAC 315-11-010 Definitions for Instant Game Number 1, provides definitions of terms for Instant Game Number 1, including "play numbers", "validation number", "book-ticket number", "caption", "agent validation codes", and "book"; WAC 315-11-020 Criteria for Instant Game Number 1, provides criteria for Instant Game Number 1, including the price of a ticket, determination of winners, ticket validation requirements, grand prize drawing procedures, and the director's authority to vary the game's length; and WAC 315-11-030 Ticket Validation Requirements, sets forth ticket validation requirements for Instant Game Number 1.

Statutory Authority for Adopting the Rules and the Specific Statute the Rule is Intended to Implement: WAC 315-06-020 – sections 4 and 8, chapter 7, Laws of 1982 2nd ex. sess.; WAC 315-06-060 – sections 4 and 11, chapter 7, Laws of 1982 2nd ex. sess.; WAC 315-06-120 – sections 5, 10, 13, 19 and 22, chapter 7, Laws of 1982 2nd ex. sess.; WAC 315-10-030 – section 4, chapter 7, Laws of 1982 2nd ex. sess.; WAC 315-11-010 – section 4, chapter 7, Laws of 1982 2nd ex. sess.; WAC 315-11-020 – sections 4 and 5, chapter 7, Laws of 1982 2nd ex. sess.; and WAC 315-11-030 – sections 4 and 5, chapter 7, Laws of 1982 2nd ex. sess.

Description of the Purpose of the Rules: WAC 315-06-020, the purpose of the amendment to the rule is to specify who is authorized to sell tickets; WAC 315-06-060, the purpose of this amendment to the rule is to set forth the limitations on the price of tickets; WAC 315-06-120, the purpose of this amendment to the rule is to set forth the general provisions for the payment of prizes and to clarify that the person whose name is on the back of the ticket is considered the bearer of the ticket; WAC 315-10-030, the purpose of this amendment to the rule is intended to set forth the criteria for instant games and to clarify how to claim a higher-tier prize; WAC 315-11-010, the purpose of this rule is to provide definitions of the terms used in Instant Game Number 1 rules; WAC 315-11-020, the purpose of this rule is to set

forth criteria for Instant Game Number 1, including the price of a ticket, determination of winners, ticket validation requirements, grand prize drawing procedures, and the director's authority to vary the game's length; and WAC 315-11-030, the purpose of this rule is to state the ticket validation requirements for Instant Game Number 1.

**Reasons for Supporting the Proposed Rules:** WAC 315-06-020, the sale of lottery tickets to the public needs to be controlled in order to assure that the Washington State Lottery Commission produces the maximum amount of net revenues for the state consonant with the dignity of the state and the general welfare of its people. By limiting the sale of lottery tickets to licensed agents and retail outlets of the State Liquor Control Board, as proposed by this change, the lottery can meet this goal; WAC 315-06-060, by limiting the price of a ticket sold by licensed agents as proposed by this change, the lottery will create a favorable sales environment for licensed agents by preventing licensed agents from: Making an unreasonable and unauthorized commission on the sale of tickets; from underpricing each other through the promotional use of lottery tickets; or by the selling of tickets at a discount; WAC 315-06-120, licensed agents, winners, and the lottery need to know how, when and where to pay or be paid prizes. This proposed procedural change as to who may get paid a prize will provide certainty and notice to any affected party as to who may be paid a prize; WAC 315-10-030, each type of instant lottery game will need criteria to be specified for paying higher-tier winners. By stating the criteria generic to all higher-tier winners as proposed by this change, the lottery will not have to restate this in each chapter of its rules and regulations for each instant game. Only the criteria unique to paying a higher-tier winner for a particular game will need to be stated in separate rules; WAC 315-11-010, certain terms need to be defined in order to provide consistency in understanding and interpreting the rules and regulations under chapter 315-11 WAC; WAC 315-11-020, licensed agents, the lottery, and players of Instant Game Number 1 need to know how the game will function. Specifying the criteria which applies to Instant Game Number 1 will provide this information; and WAC 315-11-030, tickets for Instant Game Number 1 which are found to be counterfeit or tampered with will be voided by the lottery and no prize(s) will be paid. Rigid validation requirements are set forth to discourage persons from tampering with tickets and to prevent the lottery from paying out prize money on adulterated tickets.

**The Agency Personnel Responsible for the Drafting:** Richard Finnigan, Assistant Attorney General, 5th Floor, Highways-Licenses Building, Olympia, WA 98504, (206) 753-2702; and Jeffrey Gonzales, Deputy Contracting Officer, Office of the Director, Washington State Lottery, P.O. Box 9770, Olympia, WA 98504, (206) 754-1093. **Implementation and Enforcement:** Washington State Lottery Commission, P.O. Box 9770, Olympia, WA 98504, (206) 753-1412; Robert Boyd, Director, Office of the Director, Washington State Lottery, P.O. Box 9770, Olympia, WA 98504, (206) 753-

3330; N. A. Stussy, Assistant Director, Office of the Director, Washington State Lottery, P.O. Box 9770, Olympia, WA 98504, (206) 753-3329; William Robinson, Assistant Director, Office of the Director, Washington State Lottery, P.O. Box 9770, Olympia, WA 98504, (206) 753-3379; and Hugh Mann, Assistant Director, Office of the Director, Washington State Lottery, P.O. Box 9770, Olympia, WA 98504, (206) 753-3384.

**Name of the Person or Organization, Whether Private, Public, or Governmental, that is Proposing the Rule:** Washington State Lottery Commission.

**Agency Comments or Recommendations, if any, Regarding Statutory Language, Implementation, Enforcement, and Fiscal Matters Pertaining to the Rules:** None.

The rule is not necessary to comply with federal law or a federal or state court decision.

**Any Other Information that may be of Assistance in Identifying the Rule or its Purpose:** None.

**Small Business Economic Impact Statement:** The Office of the Director, Washington State Lottery, has reviewed the requirements to file a small business economic impact statement and has determined that such a statement is not required for the rules proposed by the Washington State Lottery Commission for the following reason: The rules will only affect those businesses, large and small, which voluntarily apply as licensed agents for the sale of lottery tickets or contract to provide other services to the Office of the Director, Washington State Lottery or voluntarily interact with the Office of the Director of the State Lottery. No business (or industry) will be required to comply with these rules unless they wish to provide services to the Office of the Director, Washington State Lottery, in conformance with these rules.

#### AMENDATORY SECTION (Amending Order 2, filed 10/15/82)

**WAC 315-06-020 AUTHORIZATION TO SELL TICKETS.** Licensed agents ((and employees of the commission designated by the director)) are authorized, as limited by WAC 315-04-140, to sell tickets directly to the public. ((Employees of the commission designated by the director to sell tickets directly to the public and retail)) Retail outlets of the state liquor control board are not required to be licensed as licensed agents.

#### NEW SECTION

**WAC 315-06-060 PRICE OF TICKETS—LIMITATIONS.** No licensed agent may sell a ticket at a price greater or less than that established in accordance with these rules.

#### NEW SECTION

**WAC 315-06-120 PAYMENT OF PRIZES—GENERAL PROVISIONS.** (1) The director may designate claim centers for the filing of prize claims, and the location of such centers shall be publicized from time to time by the director.

(2) A claim shall be entered in the name of a single legal entity as a claimant, either one individual or one organization. A claim may be entered in the name of an organization only if the organization is a legal entity and possesses a federal employer's identification number (FEIN) as issued by the internal revenue service and such number is shown on the claim form. Groups, family units, organizations, clubs, or other organizations which are not a legal entity, or do not possess a federal employer's identification number, shall designate one individual in whose name the claim is to be entered.

(3) Unless otherwise provided in the rules for a specific type of game, a claimant shall fill out a claim form approved by the director, present the form with the claimant's ticket at a designated claim center, and receive a copy of the claim form as his or her receipt. In order to claim a prize, each claimant must complete and sign a claim form which shall include the following provisions:

(a) The discharge of the state, its officials, officers, and employees of all further liability upon payment of the prize;

(b) The discharge of the commission, director and employees of the commission of all further liability upon payment of the prize; and

(c) Permission to use the claimant's name and photograph for publicity purposes upon award of the prize.

(4) A prize must be claimed within the time limits prescribed by the director in the instructions for the conduct of a specific game, but in no case shall a prize be claimed later than 180 days after determination of the winning ticket.

(5) The director may deny awarding a prize to a claimant if:

(a) The ticket was not legally issued initially;

(b) The ticket was stolen from the commission, director, its employees or agents, or from a licensed agent; or

(c) The ticket has been altered or forged, or has otherwise been mutilated such that the authenticity of the ticket cannot be reasonably assured by the director.

(6) No person entitled to a prize may assign his or her right to claim it except:

(a) That payment of a prize may be made to any court appointed legal representative, including, but not limited to, guardians, executors, administrators, receivers, or other court appointed assignees; or

(b) For the purposes of paying federal, state or local tax.

(7) In the event that there is a dispute or it appears that a dispute may occur relative to any prize, the director may, in his or her discretion, refrain from making payment of the prize pending a final determination by the director or by a court of competent jurisdiction relative to the same.

(8) A ticket that has been legally issued by a licensed agent is a bearer instrument. The person whose name is entered on the ticket is considered the bearer of the ticket. Payment of any prize may be made to the bearer, and all liability of the state, its officials, officers, and employees and of the commission, director and employees of the commission terminates upon payment.

(9) All prizes shall be paid within a reasonable time after the claims are verified by the director and a winner is determined. The date of the first installment payment of each prize requiring installment payments shall be the commencement date of the payments and a payment shall be made on the anniversary date of said payment thereafter in accordance with the type of prize awarded.

(10) The director may, at any time, delay any payment in order to review a change of circumstances relative to the prize awarded, the payee, the claim, or any other matter that may have come to his or her attention. All delayed payments shall be brought up to date immediately upon the director's confirmation and continue to be paid on each original anniversary date thereafter.

(11) If any prize is payable for the life of the claimant, only a natural person may claim such a prize and, if claiming on behalf of a group, corporation or the like, the life of such natural person claiming the prize shall be the measuring life.

(12) The director's decisions and judgments in respect to the determination of a winning ticket or of any other dispute arising from the payment or awarding of prizes shall be final and binding upon all participants in the lottery.

(13) Each licensed agent shall pay all prizes authorized to be paid by the licensed agent by these rules during its normal business hours at the location designated on its license.

(14) In the event a dispute between the director and the claimant occurs as to whether the ticket is a winning ticket, and if the ticket prize is not paid, the director may, solely at his or her option, replace the disputed ticket with an unplayed ticket (or tickets of equivalent sales price from any game). This shall be the sole and exclusive remedy of the claimant.

#### AMENDATORY SECTION (Amending Order 3, filed 10/15/82)

**WAC 315-10-030 INSTANT GAMES CRITERIA.** (1) The price of an instant game ticket shall not be less than \$1.00 and not more than \$5.00.

(2) Winners of an instant game are determined by the matching or specified alignment of the play numbers on the tickets. The ticket bearer must notify the lottery of the win and submit the winning ticket

to the lottery as specified by the director. The winning ticket must be validated by the lottery through use of the validation number and any other means as specified by the director.

(3) The total of all prizes available to be won in an instant game shall not be less than forty-five percent of the instant game's projected revenue.

(4) The instant game shall pay out both lower tier prizes and higher tier prizes. Lower tier prizes are of less than \$25.00. Higher tier prizes are of \$25.00 or more. The director shall determine the number of lower and higher tier prizes.

(5) The length of operation of an instant game shall not exceed fifteen weeks. The start date and closing date of the instant game shall be publicly announced.

(6) There is no required frequency of drawing or method of selection of a winner in an instant game.

(7) At the director's discretion, an instant game may include a grand prize drawing(s). The criteria for the grand prize drawing shall be as follows:

(a) Not more than ten finalists for a grand prize drawing shall be selected in an elimination drawing from redeemed tickets winning certain minimum prizes as determined by the director. Participation in the elimination drawing(s) shall be limited to such tickets which are actually received and validated by the director on or before a date to be announced by the director. The director may reserve the right to place any semi-finalist whose entry was not entered in the elimination drawing(s) and who is subsequently determined to have been entitled to such entry into an elimination drawing of a subsequent instant game, and the determination of the director shall be final.

(b) The prize of the grand prize drawing shall not exceed one million dollars. The number of such prizes shall be determined by the director to correspond with the size and length of the instant game and to comply with (3) above.

(c) The dates and times as well as the procedures for conducting the elimination drawing and grand prize drawing shall be determined by the director.

(8) Procedures for claiming instant prizes are as follows:

(a) To claim an instant prize of less than \$25.00, the claimant shall present the winning ticket to the licensed agent from whom the ticket was purchased. The licensed agent shall verify the claim and, if acceptable, make payment of the amount due the claimant. In the event the licensed agent cannot verify the claim, the claimant shall fill out a claim form, as provided in WAC 315-06-120, which shall be obtained from the licensed agent and present the completed form, together with the disputed ticket to the designated claim center. The licensed agent shall deliver one copy of the claim form to the claimant and forward the disputed ticket and a copy of the claim form to the director for validation. If the claim is validated by the director, a check shall be forwarded to the claimant in payment of the amount due. In the event that the claim is not validated by the director, the claim shall be denied and the claimant shall be promptly notified.

(b) To claim an instant prize of \$25.00 or more, the claimant shall ((fill out)) complete a claim form, as provided in WAC 315-06-120, which is obtained from the licensed agent or the director and ((present)) mail, by registered or certified mail, the completed form together with the winning ticket to the ((licensed agent or the)) director. ((The licensed agent shall deliver one copy of the claim form to the claimant and forward the winning ticket and a copy of the claim form to the director for validation.)) Upon validation by the director, a check shall be forwarded to the claimant in payment of the amount due, less any applicable federal income tax withholding. In the event that the claim is not validated by the director, the claim shall be denied and the claimant shall be promptly notified.

(c) Any ticket not passing all the validation checks specified by the director is void and ineligible for any prize and shall not be paid. However, the director may, solely at his or her option, replace an invalid ticket with an unplayed ticket (or tickets of equivalent sales price from any other current game). In the event a defective ticket is purchased, the only responsibility or liability of the director shall be the replacement of the defective ticket with another unplayed ticket (or tickets of equivalent sale price from any other current game).

#### NEW SECTION

**WAC 315-11-010 DEFINITIONS FOR INSTANT GAME NUMBER 1.** (1) Play Numbers for Instant Game Number 1 – The following are the "Play Numbers": "\$2.00", "\$5.00", "\$100", "\$500", "\$1,000" and "\$5,000." Each such Play Number is printed in gray

black ink and one of these Play Numbers appears under each of the six rub-off spots on the front of the ticket in the Archer font in positive.

(2) Validation Number for Instant Game Number 1 – The nine-digit number of the front of the ticket under the "Void if Removed" area on the bottom center of the front of the ticket. There is no ticket stub for Instant Game Number 1.

(3) Book-Ticket Number – The ten-digit number on the form 1000001-000 printed on the back of the ticket in .11" high type in red. The first seven digits of the Book-Ticket Number for Instant Game Number 1 constitute the "Book Number" and start at 1000001 for Instant Game Number 1. The last three digits of the Book-Ticket Number for Instant Game Number 1 are the "Ticket Number" and start at 000 and continue sequentially through 199 within each book of tickets.

(4) Caption – The small printed material appearing below each Play Number which verifies and corresponds with the Play Number. The Caption usually is a spelling out, in full or abbreviated form, of the Play Number. One and only one of these Captions appears under each Play Number and is printed in gray black ink in positive. For Instant Game Number 1, the Caption which corresponds with and verifies the Play Numbers for Instant Game Number 1 is as follows:

Play Number	Caption
\$2	TWO
\$5	FIVE
\$100	1 HUND
\$500	5 HUND
\$1,000	ONE THOU
\$5,000	FIVE THOU

(5) Agent Validation Codes – Agent Validation Codes are codes, usually consisting of small letters found under the removable covering on the front of the ticket, which the licensed agent uses to verify and validate winners below \$25. For Instant Game Number 1, the Agent Validation Code is a three-letter code, with each letter appearing in a varying three of nine locations beneath the removable covering and among the Play Numbers. For game 1, the Agent Validation Code is used by the licensed agent to verify \$2 and \$5 winners and the codes which correspond with, and verifies, each of these winners is as follows:

TWO = \$2.00

FIV = \$5.00

(6) Book – A pack of fanfolded instant game tickets which are attached to each other by perforations, which perforations the licensed agent tears when the agent sells a ticket, and which fanfolded tickets are packed in a plastic bag or a plastic shrinkwrapping. In Instant Game Number 1, a "Book" shall consist of 200 fanfolded instant game tickets bearing a common "Book Number" and having a "Ticket Number" starting at 000 and continuing sequentially through 199.

#### NEW SECTION

#### WAC 315-11-020 CRITERIA FOR INSTANT GAME NUMBER 1. (1) The price of an instant game ticket shall be \$1.00.

(2) Determination of Prize Winners: The following specify how a prize winner of an instant cash prize is determined in Instant Game 1:

(a) The bearer of a ticket having an occurrence of "\$2.00" as a Play Number in each of three separate boxes on the ticket shall be entitled to a prize of \$2.00;

(b) The bearer of a ticket having an occurrence of "\$5.00" as a Play Number in each of three separate boxes on the ticket shall be entitled to a prize of \$5.00;

(c) The bearer of a ticket having an occurrence of "\$100" as a Play Number in each of three separate boxes on the ticket shall be entitled to a prize of \$100;

(d) The bearer of a ticket having an occurrence of "\$500" as a Play Number in each of three separate boxes on the ticket shall be entitled to a prize of \$500;

(e) The bearer of a ticket having an occurrence of "\$1,000" as a Play Number in each of three separate boxes on the ticket shall be entitled to a prize of \$1,000; and

(f) The bearer of a ticket having an occurrence of "\$5,000" as a Play Number in each of three separate boxes on the ticket shall be entitled to a prize of \$5,000.

In any event only the highest prize amount meeting the standards of (a) through (f) will be paid on a given ticket.

(3) No portion of the display printing nor any extraneous matter whatever shall be usable or playable as a part of the instant game.

(4) The determination of prize winners shall be subject to the general ticket validation requirements and to the particular validation requirements for Instant Game Number 1.

(5) Grand Prize Drawing for Instant Game Number 1: Participants in the Grand Prize Drawings shall be those ticket bearers with an instant cash winning ticket of exactly \$100, which ticket is a valid \$100 winner which is claimed within thirty days after the announced end of Instant Game Number 1 in the manner prescribed on the back of the instant ticket. Two, and only two, Grand Drawings will be held for Instant Game Number 1, whether or not it is extended by the sale of additional tickets. The holder of a ticket eligible for participation will only be eligible for participation in one Grand Prize Drawing for each eligible ticket held. The Grand Prize Drawings will be conducted at times and places to be announced and pursuant to methods to be announced by the director. The prizes involved in the Grand Prize Drawings will be, for each drawing: First Prize, \$1,000,000, paid as \$50,000 a year for 20 years; Second Prize, \$50,000; and eight Third Prizes of \$10,000 each. The director does reserve the right, provided by WAC 315-10-030(7) to place any ticket bearer who was entitled to entry in the drawing whose entry was not entered in the elimination drawing and who is subsequently determined to have been entitled to such entry into such elimination drawing into an elimination drawing of a subsequent instant game having equal (or greater) Grand Prizes available.

(6) Notwithstanding any other provisions of these rules, the director may vary the length of Instant Game No. 1 or the number of tickets sold in Instant Game No. 1, to increase the number of Grand Prize Drawing winners so as to maintain the estimated average odds of winning a Grand Prize Drawing.

#### NEW SECTION

WAC 315-11-030 TICKET VALIDATION REQUIREMENTS. Besides meeting all of the other requirements in these rules, the following validation requirements will apply with regard to instant game tickets in Instant Game Number 1. To be a valid instant game ticket, all of the following requirements must be met:

(1) Exactly one Play Number must appear under each of the six rub-off spots in the right portion of the ticket.

(2) Each of the six Play Numbers must have a Caption underneath, and each must agree with its Caption.

(3) Each of the six Play Numbers must be present in its entirety and be fully legible.

(4) Each of the six Captions must be present in its entirety and be fully legible.

(5) Each of the six Play Numbers and their Captions must be printed in gray black ink.

(6) The ticket shall be intact.

(7) The Book-Ticket Number, Validation Number and Agent Validation Code must be present in their entirety and be legible. The Validation Number shall correspond, using the manufacturer's computer code, to the Play Numbers on the ticket.

(8) The ticket must not be mutilated, altered, unreadable, reconstituted, or tampered with in any manner.

(9) The ticket must not be counterfeit in whole or in part.

(10) The Validation Number and Agent Validation Code shall be printed in gray black ink and the Book-Ticket Number shall be printed in red ink.

(11) The ticket must have been issued by the director in an authorized manner.

(12) The ticket must not be stolen nor appear on any list of omitted tickets on file with the director.

(13) The Play Numbers, Captions, Validation Number, Agent Validation Code and Book-Ticket Number must be right side up and not reversed in any manner.

(14) The ticket must be complete, not miscut, have exactly one Play Number and exactly One Caption under each of the six rub-off spots, exactly one Book-Ticket Number, exactly one Agent Validation Code, and exactly one Validation Number.

(15) The Validation Number of an apparent winning ticket shall appear on the lottery's Official List of Validation Numbers of winning tickets, and a ticket with that Validation Number shall not have been previously paid.

(16) The ticket must not be blank or partially blank, misregistered, defective, or printed or produced in error.

(17) Each of the Play Numbers must be exactly one of those described in WAC 315-11-010(1) and each of the Captions to the six Play Numbers must be exactly one of those described in WAC 315-11-010(4).

(18) Each of the six Play Numbers on the ticket must be printed in the Archer size font and must correspond precisely to the artwork on file with the director; each of the six Captions must be printed in the

Mead 5 x 9 font and must correspond precisely to the artwork on file with the director; the Book-Ticket number must correspond precisely to the artwork on file with the director; and the Validation Number must be printed in the Mead 9 x 12 font and must correspond precisely to the artwork on file with the director.

(19) The display printing must be regular in every respect and correspond precisely with the artwork on file with the director.

(20) No portion of the "Void if Removed" spot may be exposed.

(21) The ticket must pass all additional confidential validation tests of the director.

**WSR 82-24-087**  
**PROPOSED RULES**  
**DEPARTMENT OF LICENSING**  
**(Board of Funeral Directors and Embalmers)**  
[Filed December 1, 1982]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the director, Department of Licensing and Board of Funeral Directors and Embalmers intends to adopt, amend, or repeal rules concerning regulation of funeral directors and embalmers, amending chapter 308-48 WAC; and regulation of pre-arrangement funeral service contracts, adopting new chapter 308-49 WAC. A copy of the proposed rules is shown below. Written or oral submissions may also contain data, views and arguments concerning the effect of the proposed rules or amendments of rules on economic values, pursuant to chapter 43.21H RCW. The agency reserves the right to modify the text of the proposed rules before the hearing or in response to written or oral comments received before or during the hearing. The agency may need to change the date for hearing or adoption on short notice. To ascertain that the hearing or adoption will take place as stated in this notice, an interested person may contact the person named below. Correspondence or inquiries relating to this notice and the proposed rules should be addressed to:

Christine A. Fomin  
Assistant Administrator  
Division of Professional Licensing  
P.O. Box 9649  
Olympia, WA 98504  
(206) 753-6936

that the agency will at 10:00 a.m., Friday, January 7, 1983, in the 4th Floor Conference Room, Highways-Licenses Building, Olympia, Washington, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 18.39.175 and section 12, chapter 66, Laws of 1982.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 1, 1983.

Dated: December 1, 1982  
By: Christine A. Fomin  
Assistant Administrator

## STATEMENT OF PURPOSE

Title: The department and the board propose to adopt, amend or repeal the following rules: Amend WAC 308-48-010 Definitions; Repeal WAC 308-48-020 Misconduct Enumerated in Statute; amend WAC 308-48-030 Restrictions; repeal WAC 308-48-090 Absence of Licensee; amend WAC 308-48-110 Revocation of License; repeal WAC 308-48-115 Director's Designees; adopt WAC 308-48-165 Examination Subjects; repeal WAC 308-48-170 Collegiate Level Hours; repeal WAC 308-48-175 Application to National Boards—Embalmers; amend WAC 308-48-190 Examination Fee; amend WAC 308-48-200 Report of Apprenticeship Termination, Transfer and Credit; repeal WAC 308-48-19001 Definition—Employ; adopt WAC 308-49-100 Purpose; adopt WAC 308-49-120 Effective Date and Scope; adopt WAC 308-49-130 Definitions; adopt WAC 308-49-140 Registration; adopt WAC 308-49-150 Prearrangement Funeral Service Contract Form Requirements; adopt WAC 308-49-160 Requirements as to Trust Funds; adopt WAC 308-49-170 Annual Statement Requirements; and adopt WAC 308-49-180 Renewal of Certificate of Registration.

Description of Purpose: WAC 308-48-010 defines certain terms used throughout chapter 308-48 WAC; WAC 308-48-020 prohibits licensees from violating the statute; WAC 308-48-030 enumerates certain restrictions on licensed activities; WAC 308-48-090 permits licensees to be absent from their business establishment; WAC 308-48-110 sets out the conditions under which a revoked license may be reinstated; WAC 308-48-115 permits disciplinary authority to be delegated by the director; WAC 308-48-165 defines the subject material to be contained in the licensing examination; WAC 308-48-170 defines the college hours required to satisfy the college course requirements of the statute; WAC 308-48-175 enumerates the requirements for embalmers who have successfully completed the national board examination; WAC 308-48-190 specified the conditions under which refunds will be made; WAC 308-48-200 requires the reporting of apprenticeship registration, termination and transfer; WAC 308-48-19001 defines the term "in its employ"; WAC 308-49-100 defines the purpose of the chapter; WAC 308-49-120 specifies the effective date of the chapter; WAC 308-49-130 defines certain terms used throughout chapter 308-49 WAC; WAC 308-49-140 specifies the information to be contained in the application for registration; WAC 308-49-150 specifies the information to be contained in prearrangement funeral service contracts; WAC 308-49-160 enumerates certain restrictions on the handling of trust funds; WAC 308-49-170 enumerates the requirements for the annual statements; and WAC 308-49-180 sets the renewal date for pre-need certificates.

Statutory Authority: For amendments to WAC 308-48-010 through 308-48-19001, the statutory authority is RCW 18.39.175. For new sections WAC 308-49-100 through 308-49-180, the statutory authority is section 12, chapter 66, Laws of 1982.

Summary of Proposed Rules and Reasons Supporting Action: Amended WAC 308-48-010, the proposed

amendment changes the definition of board to reflect earlier statutory changes and adds a definition of employment that was previously codified in a separate rule; repealed WAC 308-48-020, this rule, which prohibited licensee's from violating the statute, is considered redundant and no longer necessary; amended WAC 308-48-030, the purpose of these amendments is to clarify the existing rule and to add a new rule requiring itemization of items of value found on the decedent; repealed WAC 308-48-090, this rule, which permitted licensed funeral directors and embalmers to be absent from the establishment, is no longer considered necessary; amended WAC 308-48-110, the proposed changes are necessary to incorporate a change in the statute. In addition, new language is adding a reinstatement procedure; repealed WAC 308-48-115, this rule allowed the director to delegate disciplinary authority to the assistant administrator and administrator. Prior statutory changes shifted this responsibility to the board and the rule is no longer appropriate; new WAC 308-48-165, by this rule, the board approves and adopts for use as part of their upcoming licensing exams the national licensing exam. The rule informs prospective applicants of the subjects of the exam for both the national and state portions of the test; repealed WAC 308-48-170, the substance of this rule was incorporated into the statute in 1981 and it is no longer required; repealed WAC 308-48-175, this rule is being replaced by new section WAC 308-48-165; amended WAC 308-48-190, the purpose of this rule is to specify the conditions under which refunds will be approved; amended WAC 308-48-200, the purpose of the proposed changes is to require the reporting of apprentice registrations as well as terminations; repealed WAC 308-48-19001, the substance of this rule is being added to WAC 308-48-010, therefore a separate rule is no longer required; new WAC 308-49-100, this rule sets forth the purpose of chapter 308-49 WAC; new WAC 308-49-120, the rule establishes the effective date for this chapter; new WAC 308-49-130, this rule defines several terms used throughout this chapter; new WAC 308-49-140, this rule lists the information that must be supplied to the department by an applicant for registration; new WAC 308-49-150, this rule establishes minimum disclosure requirements for prearrangement funeral service contracts; new WAC 308-49-160, this rule establishes specific requirements on the handling of trust funds received from the sale of prearrangement contracts; new WAC 308-49-170, this rule clarifies the type of financial statement that must be submitted by registered funeral establishments; and new WAC 308-49-180, this rule sets the renewal date for registration certificates as July 1st.

**Agency Personnel Responsible for Drafting, Implementing and Enforcing the Rules:** Jim Terhar, Administrator, 234-6974 Scan, 753-6974 Comm, and Chris Fomin, Assistant Administrator, 234-1150 Scan, 753-1150 Comm, Highways-Licenses Building, Olympia, WA 98504.

**Proponents and Opponents:** These rules are proposed by the staff of the Department of Licensing.

**Agency Comments:** The majority of the proposed changes to chapter 308-48 WAC are intended to bring it into conformity with chapter 18.39 RCW. The new rules proposed under chapter 308-49 WAC are intended to administratively implement chapter 66, Laws of 1982 (SHB 871.) These rules will govern prearrangement funeral service contracts, which were previously administered by the insurance commissioner. The new rules follow the policies established by the insurance commissioner with minor changes necessary to conform them to chapter 18.39 RCW. The agency believes that the proposed amendments or new rules are self-explanatory and need no further comment.

These rules were not made necessary as a result of federal law or federal or state court action.

**Small Business Economic Impact Statement:** The Department of Licensing has determined that these rules will not impact more than 10% of any one industry.

#### AMENDATORY SECTION (Amending Rule 1, filed 9/17/64)

**WAC 308-48-010 DEFINITIONS.** For the purpose of these rules, the following terms shall be construed in the following manner:

(1) "Funeral director", and "embalmer" shall have the same meaning as provided in RCW 18.39.010.

(2) "Board" shall mean the state ((examining committee for)) board of funeral directors and embalmers.

(3) "Licensee" shall mean any person holding a license issued by the director.

(4) "In its employ" as used in RCW 18.39.148 shall include personnel who are employed on a part-time basis as well as personnel who are employed on a full-time basis.

Any prohibition in these rules and regulations stated as against a licensee or apprentice shall be taken and treated as a prohibition against such action by the licensee or apprentice in his own proper person, directly or indirectly, or by agent, servant, employee or associate, or through any person, firm or corporation, and as a prohibition against such action known and permitted by him and operating or tending to operate for his benefit from whatever source.

#### AMENDATORY SECTION (Amending Rule 3, filed 9/17/64)

**WAC 308-48-030 ((HEALTH)) RESTRICTIONS.** (1) Licensees in all their licensed activities, shall comply with all applicable Washington state laws, rules and regulations related to health or the handling or disposal of human remains.

(2) ((The responsible licensee shall be held accountable for the following requirements. That)) Every establishment where embalming is done shall have a separate room for the purpose, equipped in a sanitary manner, including operating table, sanitary waste receptacles and such plumbing as may be necessary for the sanitary disposal of wastes resulting from embalming; and that embalming instruments shall be properly cleaned and disinfected after each operation and shall be kept clean between operations.

(3) ((Every)) No licensee ((and)) or apprentice, in ((his)) handling ((of)) a dead body, ((shall perform all acts necessary or proper to safeguard the public health, but)) shall perform ((no)) any unnecessary act which will tend to affect adversely the dignity or the respectful and reverential handling and burial or other customary disposal of the dead.

(4) The care and preparation for burial or other disposition of all human dead bodies shall be private. No one shall be allowed in the embalming or preparation rooms while a dead body is being embalmed or during the course of an autopsy except the licensee, his authorized employees, and public officials in the discharge of their duties. This rule shall not apply to duly authorized doctors and nurses employed in a case, nor to members of the immediate family of the deceased or those authorized to be present by the decedent's next of kin.

(5) Every licensee shall provide a written itemization of any property, money, jewelry, possessions or other items of value found on a body in the licensee's care, custody or control to the decedent's next of kin or the proper authorities.

AMENDATORY SECTION (Amending Order PL 273, filed 8/1/77)

**WAC 308-48-110 REVOCATION OF LICENSE.** ((The director may suspend or revoke any license or any apprentice certificate issued pursuant to chapter 18.39 RCW for any violation of the law or any rule or regulation issued in support thereof.))

No individual whose license has been revoked shall be eligible for licensure as a funeral director or embalmer in this state for a period of five (5) years from the date of such revocation. Upon expiration of the 5 year period, such individual may apply for reinstatement provided he successfully retakes the examination and meets all the minimum requirements of RCW 18.39.035.

NEW SECTION

**WAC 308-48-165 EXAMINATION SUBJECTS.** Effective March 1, 1983, the following National Board examinations will be administered to all funeral director and embalmer license applicants:

(1) For funeral directors, the funeral service arts exam covering sociology, psychology and counseling, funeral directing and professional relationships, business law, funeral service law, funeral merchandising and accounting;

(2) For embalmers, the funeral service science exam covering embalming, restorative art, microbiology, pathology, chemistry and anatomy.

Applicants will also be required to successfully complete a state exam in the following subjects:

(3) For funeral directors, signs of death, sanitary science and state law governing the practice of funeral directing, and the preparation, burial, disposal or shipment of human remains;

(4) For embalmers, physiology, sanitary science and state law governing the practice of embalming, and the preparation, burial, disposal or shipment of human remains.

**Reviser's note:** Errors of punctuation or spelling in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

AMENDATORY SECTION (Amending Order PL 249, filed 5/21/76)

**WAC 308-48-190 EXAMINATION FEE((—NOT REFUNDABLE)).** Examination fees paid pursuant to the provisions of RCW 18.39.070(1) are not refundable unless the applicant notifies the department in writing at least 15 days prior to the scheduled exam date that he will not appear.

AMENDATORY SECTION (Amending Order PL 249, filed 5/21/76)

**WAC 308-48-200 REPORT OF APPRENTICESHIP TERMINATION, TRANSFER AND CREDIT.** (1) The responsibility for notifying the Director, Department of ((Motor Vehicles)) Licensing of apprenticeship registration and termination rests with the employing Funeral Director or Embalmer pursuant to RCW 18.39.120. In order to protect the status of the apprentice in cases where the employing licensee fails to initiate the required report of termination or registration, the affected apprentice should initiate and ensure submission of same. Such report must be submitted within thirty (30) days of the termination or registration of the apprentice's employment, setting forth the information required for apprenticeship credit. The report shall be certified by signature of the supervising employer.

(2) A transfer of apprenticeship report shall be submitted by the apprentice or his new employer to the Director, Department of ((Motor Vehicles)) Licensing, within thirty (30) days of his hiring by a new supervising employer. Such report is to be signed by the apprentice and his new supervising employer. No apprenticeship credit shall be allowed for period worked between the time of transfer and the reporting of same unless such report is submitted within the required thirty (30) days of such transfer. No credit for apprenticeship shall be allowed for any period during which the apprentice is not duly registered pursuant to RCW 18.39.120, except as provided for in WAC 308-48-120. In the event an apprentice's supervising employer dies or is otherwise incapable of certifying apprenticeship credit, such credit may be given by certification of the apprentice of credit due or by certification by another licensee who has knowledge of the work performed and the credit due: PROVIDED, That in either such case, documentation or reasonable proof of such credit may be required by the director.

**Reviser's note:** RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

**CHAPTER 308-49****PREARRANGEMENT FUNERAL SERVICES****WAC**

308-49-100	<b>PURPOSE.</b>
308-49-120	<b>EFFECTIVE DATE AND SCOPE.</b>
308-49-130	<b>DEFINITIONS.</b>
308-49-140	<b>REGISTRATION.</b>
308-49-150	<b>PREARRANGEMENT FUNERAL SERVICE CONTRACT FORM REQUIREMENTS.</b>
308-49-160	<b>REQUIREMENTS AS TO TRUST FUNDS.</b>
308-49-170	<b>ANNUAL STATEMENT REQUIREMENTS.</b>
308-49-180	<b>RENEWAL OF CERTIFICATE OF REGISTRATION.</b>

NEW SECTION

**WAC 308-49-100 PURPOSE.** The purpose of this chapter is to implement the provisions of chapter 66, Laws of 1982, 1st Extraordinary Session, by establishing rules for the registration of funeral establishments which enter into prearrangement funeral service contracts and to establish uniform minimum requirements for such contracts and prearrangement trust funds.

NEW SECTION

**WAC 308-49-120 EFFECTIVE DATE AND SCOPE.** These regulations shall be effective on March 1, 1983 and shall be applicable to all prearrangement funeral service contracts entered into in this state on and after that date.

NEW SECTION

**WAC 308-49-130 DEFINITIONS.** Unless the context clearly requires otherwise, the following definitions shall apply throughout this chapter:

(1) "Prearrangement funeral service contract" means any contract, other than a contract entered into by an insurance company, under which, for a specified consideration paid in advance in a lump sum or by installments, a funeral establishment promises upon the death of a beneficiary named or implied in the contract, to furnish funeral merchandise or services.

(2) "Funeral merchandise or services" shall mean those services normally performed and merchandise normally provided by funeral establishments including the sale of burial supplies and equipment, but excluding the sale by a cemetery of lands or interests therein, services incidental thereto, markers, memorials, monuments, equipment, crypts, niches or vaults.

(3) "Qualified public depository" means a depository defined by RCW 39.58.010 (state banks or trust companies, national banking associations, and certain branches of foreign banks), a credit union as governed by chapter 31.12 RCW, a mutual savings bank as governed by Title 32 RCW, a savings and loan association as governed by Title 33 RCW, or a federal credit union or a federal savings and loan association organized, operated and governed by any act of Congress, in which prearrangement funeral service contract funds are deposited by any funeral establishment.

(4) "Funeral establishment" means a place of business licensed under RCW 18.39.145.

NEW SECTION

**WAC 308-49-140 REGISTRATION.** (1) Before entering into any prearrangement funeral service contracts in this state, a funeral establishment shall first obtain a certificate of registration from the director. To apply for registration, a funeral establishment must file an application on forms provided by the director, which includes:

(a) The name, address, and telephone number of the funeral establishment;

(b) The name and license number of the person at the funeral establishment responsible for supervising the sale of funeral merchandise or service on a prearrangement basis;

(c) A statement of the establishment's current financial condition and an explanation of how the establishment plans to offer, market and service prearrangement contracts including:

(i) The type of business organization which operates the funeral establishment, e.g., sole proprietorship, partnership or corporation and a list of all officers, directors, owners, partners and managers by name and title;

(ii) A balance sheet and a profit and loss statement for the most recently concluded fiscal year, certified by a certified public accountant, a licensed public accountant, or a copy of the establishment's most recent federal income tax return verified by a certified public accountant or a licensed public accountant;

(d) The prearrangement funeral contract forms the establishment proposes to use, which need not be in final printed form; however, a copy of the final printed form shall be filed with the director before the form is used;

(e) Identification of the qualified public depository the establishment will use with an explanation of the depository's manner of operating and managing the prearrangement funeral service contract trust fund, together with copies of any contract or trust agreement to be entered into in connection with such trust fund, and, if a single trust fund is to be established and maintained with respect to several prearrangement funeral service contracts, a complete explanation of the manner in which records will be maintained to allocate the interest, dividends, increases or accretions and the share of such fund to each contract.

(2) Upon review of the application, the director may require additional information or explanation prior to registration or refusing to register the funeral establishment.

(3) The application shall be accompanied by a check payable to the state treasurer in the amount required by the director for issuance of the certificate of registration.

#### NEW SECTION

**WAC 308-49-150 PREARRANGEMENT FUNERAL SERVICE CONTRACT FORM REQUIREMENTS.** (1) The terms of prearrangement funeral service contracts are of substantial importance to both consumers and the establishment. Contracts therefore should be written in language that can be easily understood by all parties and printed or typed in easily readable type size and style.

(2) Every contract shall include the following information:

(a) The name of the purchaser and the beneficiary of the contract;

(b) A description of the services and merchandise to be provided, if specific merchandise and services are to be furnished, and a statement clearly setting forth whether the purchase price paid fully pays for such services and merchandise or if the purchase price is to be applied toward the cost of such services and merchandise when they are provided;

(c) The total purchase price to be paid under the contract and the manner and terms which will govern payment;

(d) Information about the prearrangement funeral service trust fund and the amount to be deposited in the trust fund, and either designate the particular qualified public depository which will be used or provide a means whereby a purchaser or beneficiary may ascertain the depository;

(e) A statement to the purchaser of the contract that the funds deposited under the contract, plus accruals thereon, shall be withdrawable from the depository under the following circumstances and conditions:

(i) If the funeral establishment files a verified statement with the depository that the prearrangement funeral merchandise and services covered by the contract have been furnished and delivered in accordance therewith; or

(ii) If the funeral establishment files a verified statement with the depository that the prearrangement funeral merchandise and services covered by the contract have been cancelled in accordance with its terms;

(f) A statement that any purchaser or beneficiary who has entered into a prearrangement funeral service contract shall have the right to receive, on making such demand of the funeral establishment, a refund of the entire amount paid on the contract, together with all interest, dividends, increases, or accretions to the fund;

(g) A statement that the contract will automatically terminate if the funeral establishment goes out of business, becomes insolvent or bankrupt, makes an assignment for the benefit of creditors, or for any other reason is unable to fulfill the obligations under the contract; and that, in such event, and upon demand by the purchaser or beneficiary of the

contract, the depository of the contract funds will refund to the purchaser or beneficiary all funds deposited under the contract, unless otherwise ordered by a court of competent jurisdiction.

(3) Such contract shall be dated and be executed by the purchaser and by the funeral establishment through its owner, officer or managing agent.

(4) If a retail installment transaction is involved, the contract shall comply with the requirements of chapter 63.14 RCW.

#### NEW SECTION

**WAC 308-49-160 REQUIREMENTS AS TO TRUST FUNDS.**

(1) A funeral establishment must record with the director the name of each qualified public depository which it uses in connection with its prearrangement funeral service contracts. In the event it transfers its trust funds from one qualified public depository to another, it shall notify the director of such change at least 15 days in advance of the change.

(2) Until services and merchandise are furnished pursuant to the contract, not more than 15% of the cash purchase price of each prearrangement funeral service contract, excluding sales tax, may be retained by the funeral establishment. The funeral establishment must deposit no less than the last 85% of the proceeds received on each prearrangement funeral service contract, excluding sales tax, no later than the twentieth day of the month following receipt of each payment thereon, in a qualified public depository which has been recorded with the director pursuant to subsection (1) of this section.

(3) The qualified public depository must agree in writing with the funeral establishment to permit withdrawal of the funds the depository holds under a prearrangement funeral service contract, plus accruals thereon, in accordance with the requirements of chapter 18.39 RCW.

(4) A qualified public depository holding funds under a prearrangement funeral service contract must agree with the funeral establishment that the depository will continue to hold the prearrangement funeral service trust fund of the particular funeral establishment even though the funeral establishment may not renew its certificate of registration or has such certificate suspended, revoked or nonrenewed. This shall not prevent a transfer of funds to another qualified public depository.

(5) A purchaser or beneficiary shall be entitled to be informed of the amount of the deposit attributable to his or her prearrangement funeral service contract, and either the funeral establishment or the depository shall provide the purchaser or beneficiary with such information at least once each year.

#### NEW SECTION

**WAC 308-49-170 ANNUAL STATEMENT REQUIREMENTS.** (1) Each registered funeral establishment shall file with the director annually, before the first day of March, a true and accurate statement of its financial condition, transactions and affairs for the preceding calendar year.

(2) The statement shall include a balance sheet and a profit and loss statement for the preceding calendar year, certified by a certified public accountant or a licensed public accountant, or a copy of the establishment's most recent federal income tax return verified by either a certified public accountant or a licensed public accountant.

(3) The funeral establishment shall list any changes in its officers, directors, owners, managers or partners which have occurred in the preceding calendar year.

(4) With respect to each prearrangement funeral service contract trust fund, the following information shall be provided:

(a) The name of depository and the account number;

(b) The number of outstanding contracts at the beginning of the year;

(c) The total amount paid in by the holders of such contracts pertinent to the trust fund;

(d) The total amount deposited in the trust account;

(e) The number of new contracts issued during the year;

(f) The amount paid in on such new contracts and the amount deposited in the trust fund for such contracts;

(g) The number of individuals withdrawing from the contracts, the principal amount paid to them and the amount of interest, dividends, or accretions, separately stated, paid to them;

(h) The number of cases where prearrangement funeral merchandise and services covered by the contract have been furnished and delivered and the amount transferred out of the trust fund to the funeral establishment for such services;

- (i) The number of outstanding contracts as of the end of the calendar year and the amount being held in trust for such contracts.
- (5) The annual statement shall be accompanied by a fee as determined by the director, payable to the state treasurer.

#### NEW SECTION

**WAC 308-49-180 RENEWAL OF CERTIFICATE OF REGISTRATION.** The certificate of registration must be renewed by the first day of July of each year. After review of the annual statement, the director will renew the certificate of registration upon receipt of the statutory renewal fee established by the director, if the funeral establishment is qualified for such renewal.

#### REPEALER

The following sections of the Washington Administrative Code are hereby repealed:

WAC 308-48-020 MISCONDUCT ENUMERATED IN STATUTE.  
 WAC 308-48-090 ABSENCE OF LICENSEE.  
 WAC 308-48-115 DIRECTOR'S DESIGNEES.  
 WAC 308-48-170 COLLEGIATE LEVEL HOURS.  
 WAC 308-48-175 APPLICATION TO NATIONAL BOARDS — EMBALMERS.  
 WAC 308-48-190001 DEFINITION — EMPLOY.

**WSR 82-24-088  
PROPOSED RULES  
DEPARTMENT OF LICENSING  
(Securities Division)**  
 [Filed December 1, 1982]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Licensing intends to adopt, amend or repeal rules concerning procedures related to the entry of orders, adding new chapter 460-65A WAC.

Changes may be made at the public hearing; that the agency will at 10:00 a.m., Tuesday, January 4, 1983, in Conference Room A, 4th Floor, Highways-Licenses Building, Olympia, Washington 98504, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on January 7, 1983.

The authority under which these rules are proposed is RCW 21.20.450.

The specific statute these rules are intended to implement is RCW 21.20.200, 21.20.325 and 21.20.390.

WAC 460-65A-010 through 460-65A-125 is promulgated pursuant to RCW 21.20.200, 21.20.390 and 21.20.325 and is intended to administratively implement that statute and RCW 21.20.450 which directs that the director of the Department of Licensing has authority to implement the provisions of chapter 21.20 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 6, 1983.

Dated: December 1, 1982  
 By: John Gonzalez  
 Director

#### **STATEMENT OF PURPOSE**

Name of Agency: Department of Licensing, Securities Division.

**General Purpose of the Rule:** The rule shown below is to implement chapter 21.20 RCW and to specify grounds and procedures for the entry of orders under RCW 21.20.200, 21.20.390 and 21.20.325. The rule also specifies procedures for other summary and non-summary orders under chapter 21.20 RCW.

**Statutory Authority:** Chapter 460-65A WAC is promulgated pursuant to RCW 21.20.450 which directs that the director of the Department of Licensing has authority to implement the provisions of the Securities Act.

**Summary of the Rules:** WAC 460-65A-010 Grounds for Issuance of Stop Order Pursuant to RCW 21.20.200, limits the entry of stop orders pursuant to RCW 21.20.200 to circumstances where the administrator finds the entry of an order to be in the public interest and necessary for the protection of investors; WAC 460-65A-020 Grounds for Issuance of Cease and Desist Orders Pursuant to RCW 21.20.390, limits the entry of cease and desist orders pursuant to RCW 21.20.390 to circumstances where the administrator finds the entry of an order to be in the public interest and necessary for the protection of investors; WAC 460-65A-030 Grounds for Denial, Suspension and Revocation of Exemption, enumerates the grounds upon which the administrator may use to deny, revoke or suspend a nonpublic offering established pursuant to RCW 21.20.320(1) or limited offering exemption pursuant to RCW 21.20.320(9); WAC 460-65A-040 Grounds for Denial, Condition or Revocation of Exemption Pursuant to RCW 21.20.325, limits the entry of orders denying, conditioning, or revoking an exemption pursuant to RCW 21.20.325 to circumstances where the administrator finds entry of an order to be in the public interest and necessary for the protection of investors; WAC 460-65A-100 Summary Procedure, defines "summary order", enumerates the types of summary orders to which the provisions of WAC 460-65A-105 shall apply, and enumerates the types of summary orders to which the provisions of WAC 460-65A-110 shall apply; WAC 460-65A-105 establishes a hearing procedure for summary orders the entry of which result in any of the consequences listed at WAC 460-65A-100(2)(a); WAC 460-65A-110 establishes a hearing procedure for summary orders the entry of which result in any of the consequences listed at WAC 460-65A-100(2)(b); WAC 460-65A-115 Requests for Hearing on Summary Order Time Limits, provides that summary orders shall become final if the subject of the order does not request a hearing within fifteen days of receipt of the notice of opportunity for hearing; and WAC 460-65A-125 Non-Summary Procedure, requires that upon entry of any non-summary order under the Securities Act the hearing shall be held in accordance with chapter 34.04 RCW.

**Reason Proposed:** These regulations are proposed to establish uniform standards for the entry of orders under the Securities Act of Washington and to establish uniform procedures for review of orders entered under that act.

**Responsible Department Personnel:** In addition to the director of the Department of Licensing, the following agency personnel have responsibility for drafting, implementing and enforcing these rules: Joan Baird, Assistant Director, Professional Licensing, 3rd Floor, Highways-Licenses Building, 234-1369 Scan, 753-1369; and Ralph R. Smith, Administrator, Securities Division, 6th Floor, Highways-Licenses Building, 234-6928 Scan, 753-6928.

**Proponents and Opponents:** These rules are proposed by the Department of Licensing, Securities Division.

**Agency Comments:** This agency believes the rules to be self explanatory.

#### PROPOSED REGULATIONS ON PROCEDURES RELATED TO THE ENTRY OF ORDERS

##### NEW SECTION

**WAC 460-65A-010 GROUNDS FOR ISSUANCE OF STOP ORDER PURSUANT TO RCW 21.20.200.** The securities administrator may issue a stop order pursuant to RCW 21.20.200 if the securities division does not receive the required notification and post-effective amendment with respect to prior amendment referred to in RCW 21.20.190, retroactively denying effectiveness to the registration statement or suspending its effectiveness until compliance with RCW 21.20.190, if the administrator finds the entry of the order to be in the public interest and necessary for the protection of investors.

##### NEW SECTION

**WAC 460-65A-020 GROUNDS FOR ISSUANCE OF CEASE AND DESIST ORDERS PURSUANT TO RCW 21.20.390.** The securities administrator may issue pursuant to RCW 21.20.390 an order directing any person to cease and desist from continuing an act or practice if it appears that the act or practice by the person is in violation of any provision of the Washington Securities Act or any lawfully promulgated under the Securities Act and if the securities administrator finds the entry of the order to be in the public interest and necessary for the protection of investors.

##### NEW SECTION

**WAC 460-65A-030 GROUNDS FOR DENIAL, SUSPENSION AND REVOCATION OF EXEMPTION.** The securities administrator may by order, deny, revoke, suspend a non-public offering established pursuant to RCW 21.20.320(1) or limited offering exemption established pursuant to RCW 21.20.320(9) based upon a finding of one of the following conditions:

(1) The issuer or any affiliate has made a misstatement or omission, in connection with the offer or sale of a security, which is in the light of the circumstances under which it is made, false or misleading with respect to any material fact;

(2) The issuer or any affiliate has violated any provision of the Securities Act of Washington or any rule, order or condition lawfully imposed under that act;

(3) The issuer or any affiliate is the subject of a permanent or temporary injunction of any court of competent jurisdiction entered under any federal or state securities act or is the subject of a cease and desist order under any federal or state securities act;

(4) That issuer's enterprise or method of business has included or would include activities which are or would be illegal where performed;

(5) The offering has worked or would work a fraud upon investors;

(6) The claimant has failed to pay the proper filing fee; PROVIDED, That, the securities administrator may enter only denial under this subsection and shall vacate any such order when the deficiency has been corrected;

(7) The issuer or any affiliate is the subject of an active investigation of the Securities Division of the State of Washington for violation of the Securities Act of Washington or violation of any rule, order, or condition lawfully imposed under that Act; PROVIDED, That, an order entered under this provision shall not remain in effect for an unreasonable period of time;

(8) The issuer or any affiliate is subject to a United States post office fraud order;

(9) The issuer or any affiliate has been convicted of any securities law violation or any crime involving fraud, theft, or embezzlement; and If the securities administrator finds the order to be in the public interest and necessary for the protection of investors.

##### NEW SECTION

**WAC 460-65A-040 GROUNDS FOR DENIAL, CONDITION OR REVOCATION EXEMPTION PURSUANT TO RCW 21.20.325.** The securities administrator may issue an order denying, revoking or conditioning an exemption pursuant to RCW 21.20.325 if he or she finds there has been:

(1) A violation of RCW 21.20.010 in connection with the offering or sale and if the securities administrator finds entry of the order to be in the public interest and necessary for the protection of investors.

##### NEW SECTION

**WAC 460-65A-100 SUMMARY PROCEDURE** (1) A summary order is any order which takes effect immediately upon entry without opportunity for a prior hearing. Upon the entry of such an order, the securities administrator shall promptly notify the person subject to the order of the order's entry, the reasons therefore and that if requested in writing by the subject of the order within fifteen days after the receipt of the director's notification, the matter will be scheduled for hearing in accordance with 460-65A-105 and 460-65A-110.

(2) Upon entry of a summary order, the following shall apply:

(a) If entry of the summary order results in,  
 (i) Denial of an exemption under RCW 21.20.320(1), RCW 21.20.320(9), or RCW 21.20.325;  
 (ii) Denial of registration under RCW 21.20.110;  
 (iii) A stop order under RCW 21.20.110; or  
 (iv) A stop order denying effectiveness to registration under RCW 21.20.280;

The provisions of 460-65A-105 shall apply.

(b) If entry of the summary order results in,  
 (i) Suspension of registration under RCW 21.20.110;  
 (ii) A stop order under RCW 21.20.280 suspending or revoking registration of securities;  
 (iii) A cease and desist order issued under RCW 21.20.290;  
 (iv) Suspension, condition, or revocation of exemption pursuant to RCW 21.20.320(1), RCW 21.20.320(9), or RCW 21.20.325.

The provisions of 460-65A-110 shall apply.

##### NEW SECTION

**WAC 460-65A-105** If entry of the summary order results in any of the consequences listed at 460-65A-100(2)(a), the hearing shall be held within a reasonable time and in accordance with chapter 34.04 RCW.

##### NEW SECTION

**WAC 460-65A-110** If entry of the summary order results in any of the consequences listed at 460-65A-100(2)(b), the subject of the order shall have an opportunity to appear before the director or the securities administrator. Such a hearing shall be held reasonably promptly. If the director or securities administrator finds that good cause is shown, he or she shall vacate the summary order. If he or she finds that good cause is not shown, the summary order shall remain in effect and the director shall give notice of opportunity for hearing which shall be held within a reasonable time.

##### NEW SECTION

**WAC 460-65A-115 REQUESTS FOR HEARING ON SUMMARY ORDER TIME LIMITS.** If the subject of a summary order does not request a hearing within fifteen days after receipt of notice of opportunity for hearing, the order shall become final.

##### NEW SECTION

**WAC 460-65A-125 NON-SUMMARY PROCEDURE.** Upon entry of any non-summary order under the Securities Act, the hearing shall be held within a reasonable time and in accordance with chapter 34.04 RCW.

**WSR 82-24-089**  
**PROPOSED RULES**  
**DEPARTMENT OF LICENSING**  
**(Securities Division)**  
[Filed December 1, 1982]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Licensing intends to adopt, amend or repeal rules concerning the regulation of securities, amending WAC 460-24A-050, investment advisor and investment advisor salesperson (representative) registration and examination;

that the agency will at 11:00 a.m., Tuesday, January 4, 1983, in Conference Room A, 4th Floor, Highways-Licenses Building, Olympia, Washington 98504, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on January 11, 1983.

The authority under which these rules are proposed is RCW 21.20.450.

The specific statute these rules are intended to implement is chapter 21.20 RCW.

WAC 460-24A-050 is promulgated pursuant to RCW 21.20.040 and is intended to administratively implement that statute and RCW 21.20.450 which directs that the director of the Department of Licensing has authority to implement the provisions of chapter 21.20 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 11, 1983.

Dated: December 1, 1982  
By: John Gonzalez  
Director

**STATEMENT OF PURPOSE**

Name of Agency: Department of Licensing, Securities Division.

General Purpose of the Rule: The rule shown below is to implement chapter 21.20 RCW and to add alternative tests and designations thereby opening up new possible options for those choosing to become investment advisors and investment advisor salespersons.

Statutory Authority: WAC 460-24A-050 was promulgated and now is being amended pursuant to RCW 21.20.450 which directs that the director of the Department of Licensing has authority to implement the provisions of the Securities Act.

Summary of the Rules: WAC 460-24A-050 is being amended to add the NASD investment company products/variable contracts principal examination and the certified financial planner designation as options for those desiring to become investment advisors. It is being amended to add the NASD investment company products/variable contracts limited representative qualification examination and the certified financial planner designation as options for those desiring to become investment advisor salespersons. It is also adding the uniform securities agent state law examination for those chartered investment counselors and chartered financial

analysts desiring to become either investment advisors or investment advisor salespersons.

Reasons Proposed: To enlarge the testing options of those desiring to become investment advisors or investment advisor salespersons.

Responsible Department Personnel: Joan Baird, Assistant Director, Professional Licensing, 3rd Floor, Highways-Licenses Building, 234-1369 Scan, 753-1369; and Ralph R. Smith, Administrator, Securities Division, 6th Floor, Highways-Licenses Building, 234-6928 Scan, 753-6928.

Proponents and Opponents: These rules are proposed by the Department of Licensing, Securities Division.

Agency Comments: This agency believes the rules to be self explanatory.

**AMENDATORY SECTION** (Amending Order SDO-149-81, filed 12/31/81)

WAC 460-24A-050 INVESTMENT ADVISOR AND INVESTMENT ADVISOR SALESPEOPLE (REPRESENTATIVE) REGISTRATION AND EXAMINATIONS. (1) In order to be licensed in this state as an investment advisor the individual applicant, the officer if the applicant is a corporation or a general partner if the applicant is a partnership shall complete the Uniform Securities Agent State Law Examination with a score of seventy percent (70%) or better and complete ((pass either the NASD General Securities Principal Examination and the NASD Uniform Securities Agent State Law Exam)) one of the following with a score of seventy percent (70%) or better: ((or the Chartered Investment Counselor Examination or the Chartered Financial Analyst Examination)).

(a) NASD General Securities Principal Examination (Series 24) or  
(b) NASD Investment Company Products/Variable Contracts Principal Examination (Series 26).

The applicant must also complete a form ADV for the state of Washington.

(2) An individual applicant, an officer if the applicant is a corporation or a general partner if the applicant is a partnership any one of which has completed the Uniform Securities Agent State Law Examination with a score of seventy percent (70%) or better and which holds one of the following designations, shall not be required to complete the exams designated in subsection (1)(a) and (b) in order to apply for an investment advisor license:

(a) Chartered Investment Counselor, or  
(b) Chartered Financial Analyst, or  
(c) Certified Financial Planner which designation is completed on or after the effective date of these rules.

The applicant must also complete a form ADV for the State of Washington.

((3)) (3) If the individual officer who takes the examination on behalf of a corporate applicant or the individual general partner who takes the examination on behalf of a partnership ceases to be an officer or general partner, then a substitute officer or general partner must pass the examinations required in (1) above within two months in order to maintain the investment advisor license.

((3)) (4) In order to be licensed in this state as an investment advisor salesperson (representative) the individual applicant shall complete the Uniform Securities Agent State Law Examination with a score of seventy percent (70%) or better and complete ((pass either the NASD General Representative Examination and the NASD Uniform Securities Agent State Law Examination)) one of the following with a score of seventy percent (70%) or better unless Section (6) applies: ((or the Chartered Investment Counselor Examination or the Chartered Financial Analyst Examination.))

(a) NASD General Securities Representative Examination (Series 7), or  
(b) NASD Investment Company Products/Variable Contracts Limited Representative Qualifications Examination (Series 6).

The applicant must also complete the form U-4 for the State of Washington.

(5) An individual who has completed the Uniform Securities Agent State Law Examination with a score of seventy percent (70%) or better and who holds one of the following designations shall not be required to complete the exams designated in subsection (4) in order to apply for an investment advisor salesperson (representative) license.

- (a) Chartered Investment Counselor
- (b) Chartered Financial Analyst
- (c) Certified Financial Planner whose designation is completed on or after the effective date of these rules.

The applicant must also complete the form U-4 for the State of Washington.

(6) The Administrator may waive the testing requirements in Section (5) for an investment advisor representative whose activities will be limited to supervising the firm's investment advisory activities in Washington, provided that the applicant has been employed for five years preceding the filing of the application in a supervisory capacity, or as a portfolio manager, by an investment advisor registered under the Investment Advisors Act of 1940 for at least five years and the investment advisor has been engaged in rendering "investment supervisory services" as defined in Section 202 (a)(13) of the Investment Advisors Act of 1940.

~~(7)~~ Any individual who has been retained or employed by an investment advisor to solicit clients or offer the services of the investment advisor or manage the accounts of said clients any time during the two years prior to application and who has previously passed the required examination in section (1) or ~~((3))~~ (4) above or the Washington State Investment Advisors Examination shall not be required to retake the examination(s) to be eligible to be relicensed as an investment advisor salesperson (representative) upon application.

~~(8)~~ Any investment advisor or investment advisor salesperson registered prior to August 15, 1981, and who was registered with the Washington State Securities Division as of the date of the adoption of these regulations and remained registered thereafter shall be subject to the regulations in effect at the time of the original application. [Order SD-128-81, filed 11/18/81; Order SD-131-77, § 460-24A-050, filed 11/23/77; Order 304, § 460-24A-050, filed 2/28/75, effective 4/1/75. Formerly chapter 460-24 WAC.]

**Reviser's note:** RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

## WSR 82-24-090

### PROPOSED RULES

### DEPARTMENT OF LICENSING (Securities Division)

[Filed December 1, 1982]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Licensing intends to adopt, amend, or repeal rules concerning the registration and regulation of camping clubs:

New	WAC 460-90A-010	Camping club contract registration application.
New	WAC 460-90A-020	Camping club contract registration exhibits.
New	WAC 460-90A-030	Signing of application.
New	WAC 460-90A-040	Financial statements.
New	WAC 460-90A-050	Registration not endorsement.
New	WAC 460-90A-060	Notice of termination of sales.
New	WAC 460-90A-070	Receipt of written disclosures.
New	WAC 460-90A-080	Depository.
New	WAC 460-90A-090	Operation of impound condition.
New	WAC 460-90A-100	Release of impounds.
New	WAC 460-90A-105	Fee for impound.
New	WAC 460-90A-110	Renewals.
New	WAC 460-90A-120	Salesperson registration.
New	WAC 460-90A-130	Request for withdrawal of camping club property.
New	WAC 460-90A-140	Advertisements.

Rep WAC 460-90-100 through 460-90-900.

Written or oral submissions may also contain data, views, and arguments concerning the effect of the proposed rules or amendments of rules on economic values, pursuant to chapter 43.21H RCW.

The department reserves the right to modify the text of these proposed rules before the hearing or in response to written or oral comments received before or during the hearing.

The department may need to change the date for hearing or adoption on short notice. To ascertain that the hearing or adoption will take place as stated in this notice, an interested person may contact the person named below.

Correspondence relating to this notice and the proposed rules should be addressed to:

Ralph R. Smith  
P.O. Box 648  
Olympia, WA 98504  
(206) 753-6928

that the agency will at 2:00 p.m., Tuesday, January 11, 1983, in Conference Room A, 4th Floor, Highways-Licenses Building, Olympia, Washington 98504, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on January 14, 1983.

The authority under which WAC 460-90-100 through 460-90-900 are proposed to be repealed in section 25, chapter 69, Laws of 1982, amending chapter 19.105 RCW, which directs that the director of the Department of Licensing may repeal rules and forms when necessary to carry out the provisions of that chapter.

The following sections listed below under Statutory Authority and Specific Statute are found in chapter 69, Laws of 1982, which amended chapter 19.105 RCW.

WAC Number	Statutory Authority	Specific Statute
460-90A-010	3(1) and 25	3
460-90A-020	3(1) and 25	3, 5, 6, 7 and 9
460-90A-030	3(1) and 25	3
460-90A-040	3(1) and 25	3, 5, 6 and 9
460-90A-050	3(1) and 25	3 and 24
460-90A-060	3(1) and 25	3
460-90A-070	3(1) and 25	3, 7 and 8
460-90A-080	3(1) and 25	3, 5 and 6
460-90A-090	3(1) and 25	3, 5 and 6
460-90A-100	3(1) and 25	3, 5, 6 and 12
460-90A-105	3(1) and 25	3, 5, 6 and 12
460-90A-110	3(1) and 25	3, 4, 12 and 13
460-90A-120	15(3) and 25	12 and 15
460-90A-130	25	9(9)
460-90A-140	3(1) and 25	3, 7, 9, 19 and 21

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 11, 1983.

Dated: December 1, 1982

By: John Gonzalez  
Director

### STATEMENT OF PURPOSE

Title and Number of Rules: See above.

Statutory Authority for the Rules and Specific Statutes that the Rules are Intended to Implement: See above.

**Summary of the Rules:** Chapter 460-90A WAC Camping Clubs, adopting WAC 460-90A-010, providing for the application for registration of camping club contracts on a form prescribed by the administrator accompanied by the filing fee; WAC 460-90A-020, requiring organizational information, financial statements, copy of the written disclosures, statement on number of camping club contracts, advertisements, camping club contract and other information in the form of exhibits; WAC 460-90A-030, requiring the application to be signed by the camping club operator or officer or person holding power of attorney; WAC 460-90A-040, requiring filing of audited financial statements for camping club operators and associations, including balance sheet, profit and loss statements for three fiscal years and providing for waiver by the director in extraordinary cases; WAC 460-90A-050, providing that the camping club contract or written disclosures state that the director has not approved or recommended them; WAC 460-90A-060, requiring the camping club operator to file notice of termination of offers and sales of camping club contracts; WAC 460-90A-070, requiring the camping club operator or salesperson to obtain a signed statement of the purchaser that the purchaser has received the written disclosures; WAC 460-90A-080, requiring funds under impound to be placed in an approved trust account; WAC 460-90A-090, requiring all funds to be placed with the depository within 48 hours in the impound account subject to further action by the director; WAC 460-90A-100, stating the grounds and procedures for release of impounded funds; WAC 460-90A-105, advising that a fee of \$100.00 is required in addition to the registration fee for establishment of an impound or reserve; WAC 460-90A-110, providing the information procedures and fees for renewal of the camping club contract registration; WAC 460-90A-120, providing application for registration of salespersons as prescribed by administrator, for amendment of the application, and notice of employment and termination thereof by a camping club operator; WAC 460-90A-130, setting forth the procedures for the request of a camping club operator for the withdrawal of a camping club property including filing a request 90 days before proposed withdrawal and stating the reason therefor; WAC 460-90A-140, setting forth prohibitions on the use of camping club advertisements, regulating gifts, prizes and other items of value advertised or given to foster camping club sales, and requiring certain disclosures and performance by camping club operators or salespersons; and repealing the existing camping club rules WAC 460-90-100 through 460-90-900 which no longer conform to the amendments of chapter 69, Laws of 1982.

**Reasons Supporting the Proposed Rules:** The amendments of chapter 69, Laws of 1982, to the Camping Club Act, chapter 19.105 RCW, substantially changed the definitions and operative sections of the act so as to require re promulgation of camping club rules. For the most part the proposed rules follow either the amendments found in chapter 69, Laws of 1982 or the existing rules of chapter 460-90 WAC.

The Department of Licensing Personnel Responsible for the Drafting, Implementation and Enforcement of

the Rule: Joan Baird, Assistant Director, Professional Licensing, 3rd Floor, Highways-Licenses Building, 234-1369 Scan, 753-1369; and Ralph R. Smith, Administrator, Securities Division, 6th Floor, Highways-Licenses Building, 234-6928 Scan, 753-6928.

**Name of Organization Proposing Rules:** Department of Licensing.

**Department Comments:** These rules are responsive to H.B. 1017, chapter 69, Laws of 1982, and drafts of the rules have been sent for comment to all camping clubs registered under chapter 19.105 RCW.

These rules are not necessary to comply with any federal law or federal or state court decision.

**Any Other Information that may be of Assistance in Identifying the Rule or its Purpose:** None.

A small business economic impact statement does not appear to be required because the accompanying rules do not have an economic impact on more than twenty percent of all industries, or more than ten percent of any one industry. These proposed rules in large part conform to the requirements of the amended statutes or recodify the existing rules. Any economic impact that the rules may have is intended to fall equally on all camping clubs.

#### NEW SECTION

**WAC 460-90A-010 CAMPING CLUB CONTRACT REGISTRATION APPLICATION.** Application for the registration to offer or sell camping club contracts shall be submitted with a facing page in the form prescribed by the Administrator of Securities and contain the information specified therein. The application for registration must be accompanied by the fee made payable by check to the Treasurer of the State of Washington.

#### NEW SECTION

**WAC 460-90A-020 CAMPING CLUB CONTRACT REGISTRATION EXHIBITS.** An application for the registration to offer or sell camping club contracts must include the following information, which shall be filed as exhibits numbered and captioned as follows (any item which is inapplicable shall be listed by number and followed by the indication that it is inapplicable):

##### EXHIBIT NO. 1

Name and address of the camping club operator and any other material affiliate of the camping club operator.

##### EXHIBIT NO. 2

Provide a copy of the articles of incorporation, partnership agreement, or joint venture agreement, and the camping club association by-laws as contemplated or currently in effect.

##### EXHIBIT NO. 3

Provide a list of all officers and directors or persons occupying a similar status of the camping club operator including their names, addresses, and occupations during the last five years, and provide a list of material affiliates including the names and addresses of officers and directors.

##### EXHIBIT NO. 4

Has the camping club operator or any officer, director or person occupying a similar status or other affiliate of the camping club operator been within the last five years:

(a) convicted of any misdemeanor or felony involving theft, fraud, or dishonesty:  Yes  No

(b) enjoined from or had any civil penalty assessed for or been found to have engaged in any violation of any act designed to protect consumers:  Yes  No

With respect to each affirmative answer, state the court or issuer of the order, date of conviction or judgment, any penalty imposed or damages assessed.

##### EXHIBIT NO. 5

Attach the financial statements of the camping club operator as audited by an independent certified public accountant as set forth in WAC 460-90A-040.

If a camping club association is in effect attach the financial statements of the camping club association as audited by an independent certified public accountant as set forth in WAC 460-90A-040.

#### EXHIBIT NO. 6

Copy of the written disclosures to be provided prospective purchasers of camping club contracts. The written disclosures shall accurately and clearly communicate the following required information:

(i) The name and address of the camping club operator and any material affiliate;

(ii) A brief description of the camping club operator's experience in the camping club business;

(iii) A brief description of the nature of the purchaser's title to, interest in, or right or license to use the camping club property or facilities and, if the purchaser will obtain title to specified real property, the legal description of the property;

(iv) The location and a brief description of the significant facilities and recreation services then available for use by purchasers and those which are represented to purchasers as being planned, together with a brief description of any significant facilities or recreation services that are or will be available to nonpurchasers and the price to nonpurchasers therefor;

(v) A brief description of the camping club's ownership of or other right to use the camping club properties or facilities represented to be available for use by purchasers, together with a brief description of any material encumbrance, the duration of any lease, real estate contract, license, franchise, reciprocal agreement, or other agreement entitling the camping club operator to use the property, and any material provisions of the agreements which restrict a purchaser's use of the property;

(vi) A brief statement or summary of what required material land use permits have not been obtained for each camping club property or facility represented to purchasers as planned;

(vii) A summary or copy of the articles, by-laws, rules, restrictions, or covenants regulating the purchaser's use of each property, the facilities located on each property, and any recreation services provided, including a statement of whether and how the articles, by-laws, rules, restrictions, or covenants may be changed;

(viii) A brief description of all payments of a purchaser under a camping club contract, including initial fees and any further fees, charges, or assessments, together with any provisions for changing the payments;

(ix) A description of any restraints on the transfer of camping club contracts;

(x) A brief description of the policies relating to the availability of camping sites and whether reservations are required;

(xi) A brief description of the camping club operator's right to change or withdraw from use all or a portion of the camping club properties or facilities and the extent to which the operator is obligated to replace camping club facilities or properties withdrawn;

(xii) A brief description of any grounds for forfeiture of a purchaser's camping club contract; and

(xiii) A copy of the camping club contract form.

If the written disclosures do not follow the format above, the applicant shall submit as a part of Exhibit No. 6 a cross reference sheet indicating where each of the disclosures are found.

#### EXHIBIT NO. 7

(a) A statement of the total number of camping club contracts in effect on the date of application, including those that are sold outside the State of Washington;

(b) A statement of the total number of camping club contracts in effect on the date of application in the State of Washington.

(c) A statement of the total number of camping club contracts intended to be sold outside the State of Washington.

(d) A statement of the total number of camping club contracts intended to be sold in the State of Washington.

(e) A statement of commitment that the total number in (d) will not be exceeded unless disclosed by post-effective amendment to the registration.

(f) If camping club contracts are offered or sold with different privileges or durations, a statement setting for each type of camping club contract and the approximate number to be sold.

#### EXHIBIT NO. 8

Include copies of forms of all advertisements currently intended to be used in connection with the offer or sale of camping club contracts within the State of Washington.

#### EXHIBIT NO. 9

A statement setting forth each type of camping club contract offered and the purchase price of each type and if the price varies, the reason for the variance.

#### EXHIBIT NO. 10

If purchasers will obtain title to real property, a statement that the camping club operator has contacted the Department of Housing and Urban Development for the purpose of registering its offering or obtaining an exemption from registration. A copy of the letter of effectiveness or a letter of exemption from registration from the Department of Housing and Urban Development must be received by the Securities Division prior to effectiveness of registration.

#### NEW SECTION

**WAC 460-90A-030 SIGNING OF APPLICATION.** An application for registration of camping club contracts shall be signed by the camping club operator or an officer or general partner of the camping club operator. However, it may be signed by another person holding a power of attorney for such purposes from the applicant and, if signed on behalf of the applicant pursuant to such power of attorney, should include as an additional exhibit a copy of said power of attorney or a copy of the corporate resolution authorizing the person signing to act on behalf of the applicant.

#### NEW SECTION

**WAC 460-90A-040 FINANCIAL STATEMENTS:** (1) The camping club operator must file the following financial statements as set forth in this WAC 460-90A-040(2). If there is a camping club association in effect, the financial statements for the association as set forth in this WAC 460-90A-040(2) shall also be filed. Financial statements required to be filed in connection with an application for registration or renewal of camping club contracts shall be prepared in accordance with generally accepted accounting principles. Such financial statements shall be audited by a independent certified public accountant.

(2) The financial statements required to be filed by a camping club operator or camping club association shall refer to a balance sheet as of a date within 120 days prior to the date of the application, and profit and loss statements for each of the three fiscal years preceding the date of the balance sheet (or from inception, if the camping club operator has conducted business for less than three years) and for the period, if any, between the close of the last of such fiscal years and the date of the balance sheet. The balance sheet as of a date within 120 days prior to the date of the application need not be audited. However, if this balance sheet is not audited, there shall be filed in addition an audited balance sheet as of the end of the camping club operator's last fiscal year unless such last fiscal year ended within 120 days of the date of the application in which case there shall be filed an audited balance sheet as of the end of the camping club operator's next preceding fiscal year. The profit and loss statements shall be audited up to the date of the last audited balance sheet filed, if any.

(3) In extraordinary cases, the Director may waive the requirement for audited statements if the statements have been prepared by an independent certified public accountant or independent public accountant and the Director is otherwise satisfied as to the reliability of such statements and as to the ability of the camping club operator or camping club association to perform future commitments. Such waiver will ordinarily be granted only upon a showing that the camping club operator has not had prior audited statements; that the close of the most recent or current fiscal year is so near the time of filing of the application that it would be unreasonably costly or impractical to provide audited statements with the application; or that audited statements will be furnished within a reasonable time after the end of the most recent or current fiscal year. In such cases the Director may impose an impound condition and such other conditions and restrictions as in his discretion may be appropriate.

(4) In connection with the financial statements, the camping club operator shall file with the director a statement of each property owned, leased or being acquired together with the terms of payment, conditions of ownership and material encumbrances on the property. If payment is in default on any property, the camping club operator shall set forth the details and reasons therefor. This statement shall be supplemented during the period of any registration upon the purchase, sale, lease, or encumbrance of any property or any default related thereto.

NEW SECTION

**WAC 460-90A-050 REGISTRATION NOT ENDORSEMENT.** The camping club contract or the written disclosures shall contain a statement that registration does not constitute a finding by the Director that any document filed under this act is true, complete and not misleading, nor does any such fact mean that the Director has passed in any way upon the merits or qualifications of, or recommended or given approval to any camping club operator for such camping club.

NEW SECTION

**WAC 460-90A-060 NOTICE OF TERMINATION OF SALES.** The camping club operator shall file with the Director a statement setting forth that he or she has terminated offers and sales of camping club contracts in the State of Washington.

NEW SECTION

**WAC 460-90A-070 RECEIPT OF WRITTEN DISCLOSURES.** The camping club operator or salesperson shall obtain from each purchaser of a camping club contract a signed statement that he or she has received the written disclosures. The camping club operator or salesperson shall retain each statement for a period of three years from the date of sale.

NEW SECTION

**WAC 460-90A-080 DEPOSITORY.** Funds subject to an impound condition shall be placed in a separate trust account with a bank or depository institution approved by the Director. A written consent of the depository to act in such capacity shall be filed with the Director.

NEW SECTION

**WAC 460-90A-090 OPERATION OF IMPOUND CONDITION.** When an impound condition is imposed in connection with the registration of camping club contracts, 100% of the proceeds and all other funds paid by any purchaser after the impound condition is imposed shall, within 48 hours or the next banking day, whichever is later, of receipt of such funds be placed with a depository until the Director takes further action pursuant to WAC 460-90A-100.

NEW SECTION

**WAC 460-90A-100 RELEASE OF IMPOUNDS.** The Director or Administrator will authorize the depository to release to the camping club operator such amounts of the impounded funds applicable to a specified purpose such as selling costs, the purchase of realty or the construction of the improvement upon a showing that the camping club operator can satisfy his obligations under the camping club contract to furnish purchasers the services tendered or that for other reasons the impound is no longer required for the protection of the purchasers. An application for an order of the Director or Administrator authorizing the release of the impound to the camping club operator shall be verified and shall contain the following:

(1) A statement of the camping club operator that all required proceeds from the sale of camping club have been placed with the depository in accordance with the terms and conditions of the impound agreement.

(2) A statement of the depository signed by an appropriate officer setting forth the aggregate amount of funds placed with the depository.

(3) The names of each camping club contract purchaser and the amount held in the impound for the account of each purchaser.

(4) Such other information as the Director may request in a particular case.

**Reviser's note:** The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

NEW SECTION

**WAC 460-90A-105 FEE FOR IMPOUND.** The Director shall impose an additional fee of \$100.00 for each impound or reserve required to be set up pursuant to Sections 5 and 6.

NEW SECTION

**WAC 460-90A-110 RENEWALS.** (1) Pursuant to Section 4, application for annual renewal shall be made no later than 15 full business days prior to the expiration date of the camping club contract registration, unless the camping club operator is otherwise notified.

(2) Renewals should be made on the application form set forth in WAC 460-90A-010 and -020 and shall be accompanied by the following:

(a) A copy of an updated written disclosure which should reflect any and all changes appropriate to make full disclosure to prospective purchasers. The written disclosures shall be appropriately marked and underscored to reflect all changes, additions and deletions.

(b) A copy of the camping club contract appropriately marked and underscored to reflect all changes, conditions and deletions.

(c) Financial statements prepared in accordance with WAC 460-90A-040.

(d) Update any and all exhibits required by the application for registration last filed with the Director pursuant to WAC 460-90A-020. If no changes have occurred in any particular exhibit, include a signed statement that no change has occurred in that particular exhibit.

(e) Payment of a fee pursuant to Section 12.

NEW SECTION

**WAC 460-90A-120 SALESPERSON REGISTRATION.** (1) Each applicant for registration as a camping club contract salesperson shall register on a form prescribed by the Administrator of Securities.

(2) Each applicant or registrant shall, upon any material change in the information contained in the applicant's or registrant's application, promptly file an amendment to such application setting forth the information which has changed.

(3) Each camping club operator shall notify the Administrator of Securities on a prescribed form of the employment or termination of any camping club contract salesperson in the state within ten days of employment or termination.

(4) Registration as a camping club salesperson shall be renewed annually by the filing of a form prescribed by the Director and payment of a fee pursuant to Section 12.

(5) Every camping club salesperson who offers to sell or sells a camping club contract for a sales commission under the exemption provisions of Section 3(2)(a) shall provide the prospective purchaser with the most current written disclosures relating to the camping club required by Section 3(1)(b).

NEW SECTION

**WAC 460-90A-130 REQUEST FOR WITHDRAWAL OF CAMPING CLUB PROPERTY.** A camping club operator may request an order from the Director for authority to withdraw any substantial camping or recreation portion of any camping club property devoted to camping or recreational activities pursuant to Section 9(9)(e) by filing with the Director a request 90 days before the intended withdrawal date or such lesser time as the Director may allow identifying the portion of the property to be withdrawn and stating the reasons for such withdrawal accompanied by copies of any materials or data supporting such reasons or the necessity for such withdrawal. The Director may issue an order approving the request to withdraw properties if the Director finds that withdrawal is not inconsistent with the protection of purchasers or owners of camping club contracts.

NEW SECTION

**WAC 460-90A-140 ADVERTISEMENTS.** (1) No camping club operator or salesperson shall use advertisements or sales promotion literature that are deceptive, false or misleading.

(2) Advertisements or sales promotion literature that offer any item (for the purposes of this WAC 460-90A-140 "item" is defined as any gift, prize or item of value.) as an inducement to the recipient to buy a camping club membership, visit a camping club property, complete a tour of a camping club property, receive a sales presentation, or contact salespersons shall be subject to the following provisions:

(a) The name of the camping club operator offering such item shall be clearly disclosed;

(b) No item may be labeled "free" or a "gift" if the recipient is required to purchase a camping club contract or to give or promise to give in exchange for the item any sum of money or its equivalent;

(c) The advertisement or sales promotion literature shall identify each item and its retail fair market value. To determine the retail fair

market value, the following methods may be used: (i) manufacturer's suggested retail price, if the camping club operator has a reasonable basis for belief that the manufacturer's suggested retail price approximates the retail value of the item; (ii) the approximate retail sales price of the item in the trade area in which the offer is made; or (iii) manufacturer's suggested retail price or approximate retail sales price in the trade area of similar items of comparable quality if the item is not available in the trade area in which the offer is made;

(d) If the item is one or more of a larger group, and if offered or given on a random basis, the advertisement or sales promotion literature must disclose the actual odds of receiving each item based upon the initial odds and must be revised to reflect actual current odds at the beginning of each month of use of the free promotion if the odds change; if not offered or given on a random basis, the method of selection used must be disclosed. No promotion shall be used which is in violation of Washington state or federal laws;

(e) If receipt of the advertised item is contingent upon certain restrictions or qualifications which the recipient must meet, then a clear and complete disclosure of those restrictions must be made in the offer. Restrictions that must be disclosed include, but are not limited to the following:

(i) The deadline by which the recipient must buy a camping club membership, visit a camping club property, complete a tour of a camping club property, receive a sales presentation, or contact a salesperson in order to receive an item, if any such deadline exists;

(ii) The days and hours during which visits may be made, tours may be taken, or sales presentations received and the approximate length in hours of such visits, tours or sales presentations if any visit, tour, or sales presentation is necessary in order for the recipient to receive the item; and

(iii) Any requirement such as age, marital status, financial qualifications, or that both husband and wife must be present.

(f) Any person who responds to an advertisement or sales promotion in the manner specified, who performs all stated requirements and who meets the qualifications disclosed shall be entitled to receive promptly the item offered. If the camping club operator cannot provide the item because of supply or quality problems not reasonably foreseen or controllable by the operator, the operator shall provide, at the operator's option, a raincheck for the item offered or its cash equivalent, or shall provide a substitute item of equivalent or greater retail value or a raincheck for such substitute item. In case a raincheck is provided, the camping club operator shall, within a reasonable time, deliver the item or its cash equivalent to the recipient's address without additional cost or requirement to the recipient. No camping club operator or salesperson shall make any offer of an item when the operator or salesperson knows or has reason to know that the item is not readily available;

(g) Any restriction or requirement that time, money or effort must be expended by the recipient of an item in order for the recipient to use the item must be disclosed in the advertisement or sales promotion literature. Examples of such restrictions or requirements include any items that require assembly by the recipient, travel or other entertainment gifts or prizes for which there are limitations on the dates or times when the recipient may use the item, or which require nonrefundable reservation deposits or additional travel costs in order for the recipient to use the travel or other entertainment gift or prize.

(h) Nothing in subsection (2) of this WAC 460-90A-140 shall affect the remedies of the Administrator or any person responding to advertisements or sales promotions if such advertisements or promotions are deceptive, false or misleading or otherwise in violation of chapter 19.105 RCW.

#### REPEALER

The following sections of the Washington Administrative Code are each repealed:

- (1) 460-90-100 CAMPING CLUB REGISTRATION APPLICATIONS.
- (2) 460-90-110 CAMPING CLUB REGISTRATION EXHIBITS.
- (3) 460-90-120 SIGNING OF APPLICATION.
- (4) 460-90-122 CONSENT TO SERVICE PROCESS.
- (5) 460-90-125 AVAILABILITY OF CAMPSITES.
- (6) 460-90-130 MEMBERSHIP CONTRACT.
- (7) 460-90-140 FINANCIAL STATEMENTS.
- (8) 460-90-150 MANAGEMENT FEES.
- (9) 460-90-160 CERTIFICATES OF LOCAL AUTHORITIES.
- (10) 460-90-170 CHANGE OF DEVELOPMENT PLANS.

- (11) 460-90-180 AMENDMENTS.
- (12) 460-90-190 APPROVAL NOT ENDORSEMENT.
- (13) 460-90-200 NOTICE OF TERMINATION OF SALE.
- (14) 460-90-300 RECEIPT OF OFFERING CIRCULAR.
- (15) 460-90-310 OFFERING CIRCULAR.
- (16) 460-90-320 REQUIRED INFORMATION IN OFFERING CIRCULAR.
- (17) 460-90-330 SEQUENCE OF PRESENTATION.
- (18) 460-90-400 IMPOSITION OF IMPOUND.
- (19) 460-90-410 SPECIAL IMPOUND.
- (20) 460-90-420 PRESUMPTION OF IMPOUND.
- (21) 460-90-430 DEPOSITORY.
- (22) 460-90-440 PURCHASE RECEIPTS.
- (23) 460-90-450 OPERATION OF IMPOUND CONDITION.
- (24) 460-90-460 RELEASE OF A PORTION OF THE IMPOUND.
- (25) 460-90-470 COST OF SELLING.
- (26) 460-90-480 RELEASE OF IMPOUNDS.
- (27) 460-90-490 FEE FOR IMPOUND.
- (28) 460-90-500 ADVERTISING.
- (29) 460-90-510 RENEWALS.
- (30) 460-90-900 APPLICATION FORM.

**WSR 82-24-091  
PROPOSED RULES  
DEPARTMENT OF GAME  
(Game Commission)**  
[Filed December 1, 1982]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the State Game Commission intends to adopt, amend, or repeal rules concerning spring bear and turkey seasons, adopting WAC 232-28-705; buying or selling game unlawful, amending WAC 232-12-071; 1982 early hunting seasons and fall openings dates, repealing WAC 232-28-704; and adopting chapter 232-14 WAC;

that the agency will at 9:00 a.m., Monday, January 10, 1983, in the Cavanaugh's Inn, 1101 Columbia Center Boulevard, Kennewick, WA 99336, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on January 10, 1983.

The authority under which these rules are proposed is RCW 77.12.010 and 34.04.025.

The specific statute these rules are intended to implement is RCW 77.12.030, 77.15.040 and 75.20.100.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 10, 1983.

Dated: December 1, 1982  
By: Bob Rasmussen, Divisional Administrator  
Wildlife Enforcement Division

#### STATEMENT OF PURPOSE

Title: WAC 232-28-705 1983 Spring Bear and Turkey Seasons; and amending WAC 232-12-071 Buying or Selling Game Unlawful.

Statutory Authority: RCW 77.12.010.

Statute Implemented: RCW 77.12.030 and 77.16.040.

Summary: WAC 232-28-705 will establish spring bear and turkey seasons. RCW 77.16.040 prohibits the selling and buying of wildlife except as authorized by rule of the commission. By amending WAC 232-12-

071, it would allow the buying and selling of non-edible parts of certain wildlife species.

**Agency Personnel Responsible for Drafting and Implementation:** Richard J. Poelker, Divisional Administrator, Wildlife Management Division, and Dave Schultz, Wildlife Enforcement Division, Department of Game, 600 North Capitol Way, Olympia, WA 98504, Telephone: (206) 753-5740; **Enforcement:** R. B. Rasmussen, Chief, Wildlife Enforcement Division, Department of Game, 600 North Capitol Way, Olympia, WA 98504, Telephone: (206) 753-5740.

**Person or Organization Proposing Rule:** Department of Game, 600 North Capitol Way, Olympia, WA 98504.  
**Agency Comments or Recommendations:** No comments.

**Is Rule Required by Federal Law, Federal Court Action or State Court Action:** No.

#### Title: Hydraulic Code Rules.

**Description of Purpose:** This chapter establishes regulations for projects which involve construction repair or other work activities that will utilize waters of the state and require approval under RCW 75.20.100 and establish procedures for obtaining a hydraulic project approval. This chapter incorporates criteria the Departments of Game and Fisheries have developed for the protection of fish life and aquatic habitat which are presently used for project review and conditioning hydraulic project approvals.

**Statutory Authority:** RCW 34.04.025.

**Statute Implemented:** RCW 75.20.100.

**Summary:** In State v. Crown Zellerbach, 92 Wn.2d 894 (1979), the state supreme court considered the hydraulic code and issued a warning to fisheries and game on the adoption of implementing regulations:

"We therefore suggest that the departments take steps to promulgate rules and regulations regarding requirements and conditions which may be imposed as terms of a hydraulic permit."

The adoption of this chapter would carry out the recommendation of the state supreme court by establishing rules to implement the hydraulic code (RCW 75.20.100) and establish standard conditions for the protection of fishery resources to be applied to projects or work subject to the hydraulic code. These rules would be applicable for construction of any form of hydraulic project or other work that will use, divert, obstruct, or change the natural flow or bed of any river or stream or that will utilize any of the waters of the state or materials from the stream beds.

**Agency Personnel Responsible for Drafting and Implementation:** Chris Drivdahl, Chief, Habitat Management Division, Department of Game, 600 North Capitol Way, Olympia, Washington 98504, 753-3318; and **Enforcement:** Bob Rasmussen, Chief, Wildlife Enforcement Division, Department of Game, 600 North Capitol Way, Olympia, Washington 98504, 753-5740.

**Person or Organization Proposing Rule:** Department of Game.

**Agency Comments or Recommendations:** Adoption recommended.

**Rule Required by State Court Action, State v. Crown Zellerbach, 92 Wn.2d 894 (1979).**

**Small Business Impact Statement:** It is the department's opinion that the proposed rules will not have an economic impact on 20% of all industries or 10% of one industry. Similar conditions or provisions to protect fish resources would be made part of hydraulic project approvals regardless of whether these rules are adopted.

#### NEW SECTION

**WAC 232-28-705 1983 SPRING BEAR AND TURKEY SEASONS.**

**Reviser's note:** The text and accompanying pamphlet comprising the 1983 Spring Bear and Turkey Seasons proposed by the Department of Game have been omitted from publication in the Register under the authority of RCW 34.04.050(3) as being unduly cumbersome to publish. Copies of the rules may be obtained from the main office of the Department of Game, 600 North Capitol Way, Olympia, Washington 98504, and are available in pamphlet form from the department, its six regional offices, and at numerous drug and sporting goods stores throughout the state.

#### AMENDATORY SECTION (Amending Order 177, filed 1/28/82)

**WAC 232-12-071 BUYING OR SELLING GAME UNLAWFUL.** Unless prohibited by federal regulations or rule of the commission, unclassified wildlife, and nonedible parts of ((wild)) game animals, game birds, predatory birds, and ((or)) game fish lawfully taken may be offered for sale, sold, purchased or traded, EXCEPT,

It is unlawful to offer for sale, sell, purchase or trade cougar, mountain sheep, mountain goat, velvet antlers of deer or elk or the gall bladder, claws and teeth of bear, except those claws and teeth permanently attached to a full bear skin or mounted bear, unless the offer for sale, sale, purchase or trade is authorized by a written permit issued by the director.

#### REPEALER

The following section of the Washington Administrative Code is hereby repealed.

**WAC 232-28-704 1982 EARLY HUNTING SEASONS AND FALL OPENING DATES.**

#### Chapter 232-14 WAC HYDRAULIC CODE RULES

##### WAC

232-14-010	Purpose.
232-14-020	Definitions.
232-14-030	Hydraulic project approvals.
232-14-040	Freshwater technical provisions.
232-14-050	Bank protection.
232-14-060	Bridge, pier, and piling construction.
232-14-070	Bridge construction—Stringer type.
232-14-080	Channel change—Temporary and permanent.
232-14-090	Channel realignment.
232-14-100	Conduit crossing.
232-14-110	Culvert installation.
232-14-120	Temporary bypass culvert or flume.
232-14-130	Dredging.
232-14-140	Gravel removal.
232-14-150	Log and log jam removal.
232-14-160	Logging.
232-14-170	Outfall structures.
232-14-180	Pond construction.
232-14-190	Water diversions and screens.
232-14-200	Mineral prospecting (panning).
232-14-210	Mineral prospecting (sluicing).
232-14-220	Mineral prospecting (motorized).
232-14-230	Saltwater technical provisions.
232-14-240	Tidal reference areas.
232-14-250	Surf smelt spawning beds.
232-14-260	Pacific herring spawning beds.
232-14-270	Common provisions.

232-14-280	Bulkheads and associated fills.
232-14-290	Boat launches.
232-14-300	Piers, pilings, docks, floats, and buoys.
232-14-310	Utility lines.
232-14-320	Dredging.
232-14-330	Marinas.
232-14-340	Appeal of adverse administrative decisions.

**NEW SECTION**

**WAC 232-14-010 PURPOSE.** This chapter establishes regulations for projects which involve construction repair or other work activities that will utilize waters of the state and require approval under RCW 75.20.100, and establish procedures for obtaining a hydraulic project approval. This chapter incorporates criteria the departments have developed for the protection of fish life and aquatic habitat which are presently used for project review and conditioning hydraulic project approvals.

**NEW SECTION**

**WAC 232-14-020 DEFINITIONS.** As used in this chapter, unless the context clearly requires otherwise:

(1) "Beach area" means the beds between the ordinary high water line and extreme low tide.

(2) "Bed" means lands within or below the ordinary high water line.

(3) "Bed materials" means natural-occurring material found in the beds of waters of the state.

(4) "Cofferdam" means a temporary enclosure composed of material used to keep water from a work area.

(5) "Departments" means the department of fisheries and the department of game.

(6) "Dredging" means removal of bed material.

(7) "Equipment" means any device powered by internal combustion, hydraulics, or electricity, and the lines, cables, arms, or extensions associated with the device.

(8) "Extreme low tide" means the lowest level reached by a receding tide.

(9) "Freshwater area" means those state waters and associated beds below the ordinary high water line that are upstream of river mouths.

(10) "General provisions" shall mean those provisions that are contained in every hydraulic project approval.

(11) "Hydraulic project" means construction, repair, or other work activity that will use, divert, obstruct, or change the natural flow or bed of any state waters, or that will utilize any of the waters of the state or materials from the bed.

(12) "Hydraulic project application" means a form provided by and submitted to the department of fisheries and the department of game accompanied by plans and specifications of the hydraulic project.

(13) "Hydraulic project approval" (HPA) means a written approval signed by the director of the department of fisheries and the director of the department of game, or employees so designated and authorized. The approval will provide conditions for protection of fish life.

(14) "Mean lower low water" or "MLLW" means the elevation determined by averaging each day's lowest tide in a particular saltwater area over a period of 18.6 years. MLLW is 0.0 tide and is the datum base for tide levels and vertical references in the saltwater area.

(15) "Ordinary high water line" means the line, mark, or area of beds and banks where the presence and action of waters are common and usual. This water action has caused soil characteristics distinct from that of the abutting upland particularly in respect to vegetation. In any area where the ordinary high water line cannot be found, the ordinary high water line is the line of mean high water in the freshwater area and in the saltwater area it is mean higher high water (MHHW).

(16) "River or stream" means waters in which fish may spawn, reside, or through which they may pass, and those which will affect watercourses in which fish may spawn, reside, or through which they may pass. This shall also include watercourses which exist on an intermittent basis or which fluctuate in level during the year and applies to the entire bed of such watercourse whether or not the water is at peak level.

(17) "Saltwater area" means those state waters and associated beds below the ordinary high water line and downstream of river mouths.

(18) "Special provisions" means those conditions that are a part of the hydraulic project approval, but are site or project specific, and are used to supplement or amend the technical provisions.

(19) "Technical provisions" means those conditions that are a part of the hydraulic project approval and apply to most projects of that nature.

(20) "Watercourse" means any portion of a channel, bed, bank, or bottom within the ordinary high water line of waters of the state.

(21) "Water of the state" means all waters within the territorial limits of the state.

(22) "Wetted perimeter" means the areas of a watercourse covered with water, flowing or nonflowing.

**NEW SECTION**

**WAC 232-14-030 HYDRAULIC PROJECT APPROVALS.** (1) A person, firm, corporation, state, local, or other government agency shall secure a hydraulic project approval before conducting a hydraulic project.

(2) Failure to secure a hydraulic project approval from these departments or carry out any of the requirements or conditions as are made a part of such approval is unlawful.

(3) A person, firm, corporation, state, local, or government agency seeking hydraulic project approval shall submit to the departments full plans and specifications of the proposed hydraulic project. Where a minor portion of the total project is to be conducted below the ordinary high water mark, partial plans and specifications of the total project shall suffice provided that chapter 43.21C RCW, State Environmental Policy Act, is complied with, and the departments are able to make an analysis adequate for the protection of fish life.

(4) Receipt of any one of the following documents at the addresses listed below constitutes application for a hydraulic project approval:

Department of Fisheries	Department of Game
Habitat Management Division	Habitat Management Division
115 General Administration Bldg.	600 North Capitol Way
Olympia, WA 98504	Olympia, WA 98504

(a) A completed hydraulic project application submitted to the departments;

(b) A completed forest practice application submitted to the department of natural resources, if the hydraulic project is a part of a forest practice as defined in WAC 222-16-010(19); or

(c) In saltwater areas, for projects investigated by the department of fisheries, a Section 10 or 404 Public Notice circulated by the Army Corps of Engineers.

(5) The processing time for an application is within thirty days of receipt of application unless extended due to incomplete application, unable to conduct field evaluations, mutual agreement between applicant and departments, or completion of State Environmental Policy Act requirements.

(6) Verbal applications may be accepted in lieu of written applications for emergency work to repair structures, moving obstructions, restoring banks, or protecting property that is subject to imminent danger by weather or flow conditions.

(7) The departments may accept written or verbal requests for time extensions, renewals, or alterations of an existing approval.

(8) Each approval is specific to a watercourse, stating the exact location of the project site, and consists of general, technical, and special provisions.

(9) The hydraulic project approval or exact copy shall be on the project site when work is being conducted and shall be immediately available for inspection.

(10) Unless specifically authorized, approvals are valid for a maximum period of twelve months and may be extended or renewed upon request.

(11) A hydraulic project approval will be denied when, in the judgment of these departments, the project is harmful to fish life and/or aquatic habitat unless adequate protection mitigation or restoration can be assured by conditioning the approval or altering the proposal.

(12) Hydraulic project approvals may have specific time limitations to protect the fishery resource.

(13) Hydraulic project approvals do not exempt the applicant from obtaining the appropriate permits and following the rules or regulations of other local, state, and federal agencies.

(14) Administration of this chapter shall be conducted in compliance with the State Environmental Policy Act, chapter 43.21C RCW, chapter 197-10, 220-100 or 232-18 WAC.

(15) Placing rock, concrete, tires, or other materials on the beds in the saltwater area for the purpose of improving fish habitat requires a permit under WAC 220-20-040 for artificial reef construction.

(16) Hydraulic clam harvesters shall be governed by the provisions of WAC 220-52-018 and shall obtain and comply with the provisions of the department of fisheries' permit to operate a clam harvesting machine.

(17) Each approval shall contain the following general provisions:

(a) This approval is to be available on the job site at all times and its provisions followed by the permittee and operator performing the work.

(b) The person(s) to whom this approval is issued may be held liable for any loss or damage to fish life or habitat which results from failure to comply with the provisions or intent of this approval.

Failure to comply with the provisions of this approval is a gross misdemeanor punishable by fine and/or imprisonment.

(c) The departments of fisheries and game reserve the right to make additional restrictions or conditions or revoke the approval if deemed necessary by the departments for the protection of fish life. These departments cannot be held liable for any property damage which might occur as a result of this project.

(d) This approval pertains only to the provisions of the fisheries and game codes. Additional authorization from other public agencies may be necessary for this project.

#### NEW SECTION

**WAC 232-14-040 FRESHWATER TECHNICAL PROVISIONS.** WAC 232-14-050 through 232-14-220 set forth technical provisions that typically apply to freshwater hydraulic projects. Certain technical provisions may be deleted depending upon the individual proposal and site specific characteristics. Additional special provisions may be included. Those provisions which the departments determine are necessary and applicable to an individual project shall be contained in the hydraulic project approval.

#### NEW SECTION

**WAC 232-14-050 BANK PROTECTION.** The following technical provisions apply to bank protection projects:

(1) Bank protection work shall be confined to existing banks.

(2) Watercourse encroachment shall be held to a minimum.

(3) Bank protection material shall not appreciably reduce normal watercourse capacity or alter the watercourse configuration.

(4) An excavated toe shall be used to protect the integrity of bank protection material.

(5) Bank sloping shall be accomplished in a manner that will prevent the release of overburden material into the water.

(6) Bank protection material shall be clean, angular rock or other authorized material of a sufficient size to prevent its being washed away by water action. River gravels shall not be used as exterior armor.

(7) Bank protection and filter blanket material shall be placed from the bank or a barge. Dumping onto the bank face shall be permitted only if the toe is established and the material can be confined to the bank face.

(8) Filter blanket material shall be placed prior to placement of bank protection material.

(9) Alteration or disturbance of the bank and bank vegetation shall be held to a minimum.

(10) Overburden material resulting from this project shall be deposited so as not to reenter the water.

(11) Bulkheads shall be constructed in the dry.

(12) Bulkhead faces shall be constructed of material not subject to erosion.

#### NEW SECTION

**WAC 232-14-060 BRIDGE, PIER, AND PILING CONSTRUCTION.** The following technical provisions apply to bridge, pier, and piling construction projects:

(1) Excavation for the footings, piers, or abutments within the wetted perimeter shall be isolated from the water by a dike, cofferdam, or similar mechanism.

(2) Wastewater that accumulates in the work area shall be treated so that state water quality standards are maintained upon discharge to receiving waters.

(3) If the isolation mechanism is overtapped or inundated by water, work shall cease and the area dewatered in such a manner that state water quality standards are maintained.

(4) Structures containing cement or wood preservatives shall be cured or dried prior to water encroachment.

(5) Abutments, piers, piling, sills, etc., shall not restrict the flow so as to cause any appreciable increase in backwater elevation or scour and shall be aligned to cause the least affect on the hydraulics of the body of water.

(6) Structures shall be designed to prevent bed scouring.

(7) Riprap material used for structure protection shall be clean and of sufficient size to prevent their being washed away.

(8) Backfilling and armoring around each structure shall take place prior to removal of cofferdams. Armoring shall not exceed preproject bed level.

(9) The bridge shall be constructed high enough to pass the fifty-year flood level.

(10) Alteration or disturbance of bank or bank vegetation shall be held to a minimum, and all disturbed areas shall be protected from erosion and revegetated.

(11) Anchoring systems for floating structures shall be designed and deployed in a manner that will not damage the beds as a result of structure of anchor movement.

#### NEW SECTION

**WAC 232-14-070 BRIDGE CONSTRUCTION—STRINGER TYPE.** The following technical provisions apply to bridge construction—Stringer type projects:

(1) Unless construction is separated from state waters by use of a cofferdam or similar mechanism, excavation for and placement of the foundation and superstructure shall be outside the ordinary high water line.

(2) At least one end of the bridge or stringer shall be securely anchored.

(3) Stringers shall be placed by floating equipment or by working from outside the ordinary high water line and in a manner as to not damage the beds or banks.

(4) The bridge shall be constructed high enough to pass the fifty-year flood level.

(5) Alteration or disturbance of bank or bank vegetation shall be held to a minimum and all disturbed areas shall be protected from erosion and revegetated.

(6) Removal of existing or temporary structures shall be accomplished so that the structure and associated material does not enter the watercourse and placed so it will not reenter the watercourse.

#### NEW SECTION

**WAC 232-14-080 CHANNEL CHANGE—TEMPORARY AND PERMANENT.** The following technical provisions apply to channel change—Temporary and permanent projects:

(1) Permanent new channels shall be similar in length, width, depth, gradient, and meander configuration as the old channel.

(2) The new channel shall be designed to provide fish habitat similar to that which previously existed in the old channel.

(3) During construction, the new channel shall be isolated from the flowing stream by natural plugs left in place at the upstream and downstream ends of the new channel.

(4) Diversion of flow into a new channel shall be accomplished by: (a) First removing the downstream plug; (b) removing the upstream plug; and (c) closing the upstream end of the old channel.

(5) Filling of the old channel shall then begin from the upstream closure downstream, using compacted fill material. Water discharging from the fill shall comply with state water quality standards.

(6) Before water is diverted into a permanent new channel, the banks shall be protected to prevent erosion.

(7) Structures used to divert the water into the new channel shall be composed of clean, river-run or pit-run gravel and shall be armored prior to water diversion. The angle of the structure shall allow a smooth transition of water flow into the new channel.

(8) After completion of the permanent new channel and filling of the old channel, all unprotected banks shall be protected to prevent erosion.

(9) Upon completion of the project the entire work area shall be planted with trees, brush, and grasses of similar type and concentration as exists in the general vicinity of the project.

(10) The applicant shall have fish capture and transportation equipment ready and on the job site. Captured fish shall be immediately and safely transferred to free flowing water.

**NEW SECTION**

**WAC 232-14-090 CHANNEL REALIGNMENT.** The following technical provisions apply to channel realignment projects:

- (1) The realigned channel shall be designed to provide fish habitat similar to that which previously existed in the old channel.
- (2) All material removed from the new channel should take place before any filling operations within the existing channel. Material removal shall proceed from midstream toward the bank and be completed prior to filling.
- (3) Excavation and filling may take place simultaneously if excavated materials are to be used in the filling operation.
- (4) Prior to filling, armored dike or other approved mechanism shall be constructed to divert the flowing stream and isolate the fill area.
- (5) Filling shall begin at the upstream end and proceed downstream.
- (6) Water discharging from the fill area shall comply with state water quality standards.
- (7) The applicant shall have fish capture and transportation equipment ready and on the job site. Captured fish shall immediately be transferred safely to free flowing water.

**NEW SECTION**

**WAC 232-14-100 CONDUIT CROSSING.** The following technical provisions apply to conduit crossing projects:

- (1) Conduit alignment shall be as nearly perpendicular to the watercourse as possible.
- (2) The conduit shall be installed at sufficient depth so that subsequent disturbance of the bed of the watercourse is avoided.
- (3) Boring or jacking:
  - (a) Pits shall be isolated from surface water flow.
  - (b) If the pit is flooded by high water, all boring or jacking operations shall cease until all stranded fish have been safely removed from the pit.
  - (c) All drainage water removed from the boring or jacking pit shall comply with state water quality standards.
- (4) Trench excavation:
  - (a) Trenches shall be excavated in the dry or shall be isolated from the flowing watercourse by the installation of a cofferdam, culvert, flume, or other approved method.
  - (b) Equipment may operate only in the watercourse for the purpose of plowing the conduit into place when approved.
  - (c) Plowing, placement, and covering shall occur in a single pass of the equipment.
  - (d) Disturbance of the bed as a result of the plowing operation shall be held to a minimum.
  - (e) Trenches shall be backfilled with approved materials and the bed shall be returned to preproject condition.
  - (f) Excess spoils shall be disposed of so as not to reenter the watercourse.
- (5) The conduit approach trench shall be isolated from the watercourse until laying of the conduit across the watercourse takes place.
- (6) Alteration or disturbance of banks or bank vegetation shall be held to a minimum and all denuded areas shall be protected from erosion and revegetated.

**NEW SECTION**

**WAC 232-14-110 CULVERT INSTALLATION.** The following technical provisions apply to culvert installation projects:

- (1) Culverts shall be installed so that spawning habitat is maintained.
- (2) Culverts shall be designed and constructed so as not to impede fish passage.
- (3) The culvert shall be of a sufficient size to pass the fifty-year flood level.
- (4) Disturbance of the bed of a watercourse shall be held to a minimum and affected bed areas shall be restored to preproject condition following installation of the culvert.
- (5) Fill associated with the culvert installation shall be protected from erosion.
- (6) Culverts shall be designed and constructed so that inlet and outlet scouring will not occur.
- (7) When a multiple barrel culvert is utilized it shall be designed and constructed to ensure fish passage during low-flow periods.

**NEW SECTION**

**WAC 232-14-120 TEMPORARY BYPASS CULVERT OR FLUME.** The following technical provisions shall apply to temporary bypass culvert or flume projects:

- (1) The temporary bypass culvert or flume shall be in place prior to initiation of other work in the watercourse.
- (2) A sandbag revetment or similar device shall be installed at the inlet to divert the entire flow through the culvert or flume.
- (3) A sandbag revetment or similar device shall be installed at the downstream end of the culvert or flume to prevent backwater from entering the work area.
- (4) Culvert or flume shall be of sufficient size to pass flows and debris occurring during the project.
- (5) Prior to releasing the water flow to the project area, all bank protection or armoring shall be completed.
- (6) Upon completion of the project, all material used in the temporary bypass shall be removed from the site and the site returned to pre-project conditions.

**NEW SECTION**

**WAC 232-14-130 DREDGING.** The following technical provisions shall apply to dredging projects:

- (1) Dredging shall not be conducted in fish spawning areas.
- (2) Dredging shall conform to state water quality standards.
- (3) During the dredging of a lake or pond, a boom or similar device shall be installed to contain floatable materials.
- (4) Dredged bed materials shall be disposed of at department of natural resources open water disposal sites or so that they do not reenter the watercourse.
- (5) Any upland disposal site shall be designed and operated so that state water quality standards are met during the discharge of wastewater.
- (6) Dredging shall be conducted with dredge types that cause the lowest mortality on fish life.
- (7) Dredging shall stop when distressed or dead fish are observed in the work area. The departments shall be notified immediately.
- (8) If a hydraulic dredge is used, it shall be operated with the intake on or below the surface of the material being removed. Reverse purging of the intake line shall be held to a minimum.
- (9) If a dragline or clamshell is used, it shall be operated to minimize turbidity. During excavation, each pass with the clamshell or dragline bucket shall be complete. Dredged material shall not be stockpiled in the water.
- (10) Upon completion of the dredging the watercourse bed shall not contain pits, potholes, or large depressions.

**NEW SECTION**

**WAC 232-14-140 GRAVEL REMOVAL.** The following technical provisions shall apply to gravel removal projects:

- (1) Preproject and postproject monitoring of gravel recruitment and other related physical parameters is required for commercial and large scale flood control projects.
- (2) An excavation line shall be established. "Excavation line" means a line on the dry bed, parallel to the water's edge; two feet vertically above the existing water level, and changes with water level fluctuations.
- (3) Bed material shall not be removed from the water side of the excavation line.
- (4) Excavation shall begin at the excavation line and proceed toward the bank, perpendicular to the alignment of the watercourse.
- (5) The maximum distance of excavation toward the bank from the excavation line shall be approximately equal throughout the excavation zone. "Excavation zone" means the area between the excavation line and the bank.
- (6) The excavation zone shall be identified by boundary markers.
- (7) A minimum two percent gradient upward from the excavation line shall be maintained in the excavation zone.
- (8) At the end of each day's operation the excavation zone shall not contain pits or potholes.
- (9) Excavated materials shall not be stockpiled or spoiled within the ordinary high water line.
- (10) Equipment shall not enter the wetted perimeter of the watercourse.
- (11) Debris in the excavation zone shall be disposed of so as not to reenter the watercourse.

(12) Gravel washing or crushing operations shall not take place below the ordinary high water line.

#### NEW SECTION

**WAC 232-14-150 LOG AND LOG JAM REMOVAL.** The following technical provisions shall apply to log and log jam projects:

- (1) Logs or log jams shall be removed by yarding from the bank.
- (2) Where logs are to be yarded up a bank, skid logs or similar methods shall be used to prevent bank damage.
- (3) Upon completion of the yarding operation skid logs shall be removed and the bank restored to preproject condition.
- (4) Material associated with the log or debris jam shall be removed and disposed of so as not to reenter the watercourse.
- (5) Logs embedded in a bank or bed shall be cut off at the bank or bed line.
- (6) Log or debris jam removal shall be accomplished in a manner which prevents the release of logs or debris downstream.
- (7) Depressions created in gravel bars shall be filled, smoothed over, and sloped toward the water.

#### NEW SECTION

**WAC 232-14-160 LOGGING.** The following technical provisions shall apply to logging projects:

- (1) Trees shall not be felled into or across a watercourse.
- (2) Logs transported across a watercourse shall be suspended so no portion of the logs or limbs can enter the watercourse or damage the bed and banks.
- (3) Debris resulting from the project shall be removed from the bed during the operation and before removal of equipment from the site. Debris removal shall be accomplished so the watercourse, bed or banks are not disturbed.

#### NEW SECTION

**WAC 232-14-170 OUTFALL STRUCTURES.** The following technical provisions shall apply to outfall structure projects:

- (1) The outfall structure shall be designed and constructed to prevent the entry of fish.
- (2) The watercourse bank and bed at the point of discharge shall be armored to prevent scouring.
- (3) Excavation for placement of the structure or armoring materials shall be isolated from the water.
- (4) Alteration or disturbance of banks or bank vegetation shall be held to a minimum, and all disturbed areas shall be protected from erosion and revegetated.
- (5) Structures containing cement or wood preservatives shall be cured prior to water encroachment.

#### NEW SECTION

**WAC 232-14-180 POND CONSTRUCTION.** The following technical provisions shall apply to pond construction projects:

- (1) Ponds shall not be constructed within the watercourse.
- (2) Ponds shall be designed and constructed to prevent the entry of fish.
- (3) Flow from the pond to the watercourse shall be by gravity. Pond return flow shall be located near the inlet.
- (4) Initial filling of the pond shall occur during a high flow period. Fifty percent of the flow shall be maintained within the watercourse during initial filling of the pond.
- (5) The work area shall be isolated from the watercourse during construction of the pond, the diversion system, and the return flow system.
- (6) Prior to the initial filling, all disturbed banks shall be protected to prevent erosion.
- (7) Ponds shall be designed and constructed so the outflow temperature is not harmful to fish life.

#### NEW SECTION

**WAC 232-14-190 WATER DIVERSIONS AND SCREENS.** The following technical provisions shall apply to water diversion and screening projects:

- (1) Screens shall be designed and constructed as follows:
  - (a) For flowing waters the screen face shall be parallel to the flow and adjacent bankline, with the screen at or streamward of the annual low flow water's edge.

(b) For flowing waters the bankline shall be altered in order to eliminate eddies in the vicinity of the screen, and maintain parallel velocities past the screen.

(c) For nonflowing waters diversion structures and/or intakes shall be constructed offshore.

(2) Approach velocity perpendicular to the screen face shall not exceed 0.2 feet/second. When screens are not readily accessible for cleaning, the screens shall be designed with an approach velocity of 0.05 feet/second.

(3) The approach velocity shall be calculated by wetted screen area. Screen area does not include area affected by structural components.

(4) In flowing water, the velocity component parallel and adjacent to the screen face shall be at least two times the approach velocity. Screen faces shall be placed flush with adjacent screen bay piers or walls.

(5) Screen openings shall not impair structural integrity and cleaning operations.

(6) Screen opening shall not exceed 1/4 (0.25) inch in the narrow direction.

Where fish less than 60 mm in length are present screen openings shall not exceed 1/8 (0.125) inch in the narrow direction.

(7) The long axis of rectangular screen perforations shall be oriented vertically in flowing water and horizontally in nonflowing water.

(8) Screens shall be constructed of a rigid material that provides water passage and prevents fish passage.

(9) Screens shall be removed only by written permission of the departments.

(10) Alteration or disturbance of banks or bank vegetation shall be held to a minimum, and all disturbed slopes shall be protected from erosion and revegetated.

#### NEW SECTION

**WAC 232-14-200 MINERAL PROSPECTING (PANNING).** The following technical provisions shall apply to mineral prospecting (panning) projects:

(1) For mineral prospecting as provided in subsection (2) of this section, a copy of the Gold and Fish Pamphlet shall be on the project site at all times, and shall serve as the hydraulic project approval.

(2) The equipment authorized in this section is gold pans, mini-rocker boxes, and nonmotorized sluice boxes not larger than 12" x 36" including attachments. Sluice boxes shall not exceed twenty-five percent of the width of the wetted perimeter.

(3) All work shall be performed by hand or hand-held tools.

(4) Graveled spawning areas shall not be disturbed.

(5) Streambanks shall not be excavated.

(6) Materials too large to be moved by hand shall not be disturbed.

(7) The flowing stream shall not be dammed or diverted.

(8) Pits, furrows, and potholes shall be filled and leveled prior to leaving the project site.

(9) Issuance of an approval does not authorize entry onto private property or removal of minerals from an existing mining claim. It is the applicant's responsibility to determine if a claim has been issued. The department of natural resources should be contacted regarding this.

#### NEW SECTION

**WAC 232-14-210 MINERAL PROSPECTING (SLUICING).** The following technical provisions shall apply to mineral prospecting (sluicing) projects:

(1) The equipment authorized by this section is: (a) One nonmotorized sluice box not larger than 18" x 60" or 7.5 square feet; (b) one nonmotorized sluice box not larger than 24" x 96" or 16 square feet. Neither sluice box shall exceed twenty-five percent of the width of the wetted perimeter.

(2) All excavations shall be performed by hand or hand-held tools.

(3) Graveled spawning areas shall not be disturbed.

(4) Streambanks shall not be excavated.

(5) The flowing stream shall not be dammed or diverted.

(6) Materials too large to be moved by hand shall not be disturbed.

(7) Pits, furrows, and potholes shall be filled and leveled prior to leaving the project site.

(8) Issuance of an approval does not authorize entry onto private property or removal of minerals from an existing mining claim. It is the applicant's responsibility to determine if a claim has been issued. The department of natural resources should be contacted regarding this.

(9) The Gold and Fish Pamphlet shall be on the project site.

#### NEW SECTION

WAC 232-14-220 MINERAL PROSPECTING (MOTORIZED). The following technical provisions shall apply to mineral prospecting (motorized) projects:

(1) The equipment authorized by this section is: (a) One suction dredge having a maximum nozzle intake diameter of 2-1/2", 4", 6", or 8"; or (b) one motorized sluice box not larger than 18" x 60" and/or 7.5 square feet; or (c) one motorized sluice box not larger than 24" x 96" or 16 square feet. The total width of the equipment shall not exceed twenty-five percent of the wetted perimeter.

(2) Hydraulic (jet or nozzle) outside of the wetted perimeter is prohibited.

(3) Stream banks shall not be excavated.

(4) Graveled spawning areas shall not be disturbed.

(5) Pits, furrows, and potholes shall be filled and leveled prior to leaving the project site.

(6) The flowing stream shall not be dammed or diverted.

(7) Motorized, tracked, or wheeled vehicles shall not enter the wetted perimeter of the stream.

(8) Motorized tools to move materials too large to be moved by hand such as boulders, logs, stumps, etc.

(9) Stable woody debris jams shall not be disturbed.

(10) Petroleum products shall not be allowed to enter the water.

(11) Operations shall meet state water quality standards.

(12) This section shall include lessor activities such as sluicing or panning provided provisions and timing are followed and a copy of the Gold and Fish Pamphlet is on the project site.

(13) Issuance of an approval does not authorize entry onto private property or removal of minerals from an existing mining claim. It is the applicant's responsibility to determine if a claim has been issued. The department of natural resources should be contacted regarding this.

#### NEW SECTION

WAC 232-14-230 SALTWATER TECHNICAL PROVISIONS. WAC 232-14-240 through 232-14-320 set forth technical provisions that typically apply to saltwater hydraulic projects. Certain technical provisions may be deleted depending upon the individual proposal and site specific characteristics. Additional special provisions may be included. Those provisions which the departments determine are necessary and applicable to an individual project shall be contained in the hydraulic project approval.

#### NEW SECTION

WAC 232-14-240 TIDAL REFERENCE AREAS. Tidal reference areas are as follows:

(1) Tidal Reference Area 1 (Shelton): All saltwater area in Oakland Bay and Hammersley Inlet westerly of a line projected from Hungerford Point to Arcadia.

(2) Tidal Reference Area 2 (Olympia): All saltwater area between a line projected from Hungerford Point to Arcadia and a line projected from Johnson Point to Devil's Head. This includes Totten, Eld, Budd, Case and Henderson Inlets.

(3) Tidal Reference Area 3 (South Puget Sound): All saltwater area easterly and northerly of a line projected from Johnson Point to Devil's Head and southerly of the Tacoma Narrows Bridge.

(4) Tidal Reference Area 4 (Tacoma): All saltwater area northerly of the Tacoma Narrows Bridge and southerly of a line projected true west and true east across Puget Sound from the northern tip of Vashon Island.

(5) Tidal Reference Area 5 (Seattle): All saltwater area northerly of a line projected true west and true east across Puget Sound from the northern tip of Vashon Island and southerly of a line projected true east from Point Jefferson at 47° 15' N. latitude across Puget Sound. This area includes Port Orchard, Port Madison, and Dyes and Sinclair Inlets.

(6) Tidal Reference Area 6 (Edmonds): All saltwater area northerly of a line projected true east from Point Jefferson at 47° 15' N. latitude across Puget Sound and southerly of a line projected true east from Possession Point to Chenault Beach and from Foulweather Bluff to Double Bluff.

(7) Tidal Reference Area 7 (Everett): All saltwater area northerly of a line projected true east from Possession Point to Chenault Beach,

easterly of a line projected 5° true from East Point to Lowell Point, and southerly of the Stanwood to Camano Island Highway. This area includes Port Gardner, Port Susan, and parts of Possession Sound and Saratoga Passage.

(8) Tidal Reference Area 8 (Yokeko Point): All saltwater area westerly and northerly of a line projected 5° true from East Point to Lowell Point, north of the Stanwood to Camano Island Highway, and easterly and southerly of Deception Pass Bridge and the Swinomish Channel Bridge on State Highway 536. This area includes Holmes Harbor, Saratoga Passage, Skagit Bay, Similk Bay, and most of the Swinomish Channel.

(9) Tidal Reference Area 9 (Blaine): All saltwater area in Skagit County and Whatcom County that lies northerly of the Swinomish Channel Bridge on State Highway 536 and westerly and northerly of Deception Pass Bridge.

(10) Tidal Reference Area 10 (Port Townsend): All saltwater area of Puget Sound as defined in WAC 220-16-210 except Hood Canal south of a line projected from Tala Point to Foulweather Bluff, and except all waters defined in Tidal Reference Areas 1 through 9. Area 10 includes waters of the San Juan Islands, Admiralty Inlet, the Straits of Juan de Fuca, and associated bays and inlets.

(11) Tidal Reference Area 11 (Union): All saltwater area of Hood Canal southerly and easterly of a line projected from Lilliwaup Bay to Dewatto Bay.

(12) Tidal Reference Area 12 (Seabeck): All saltwater area of Hood Canal northerly of a line projected from Lilliwaup Bay to Dewatto Bay and southerly of a line projected true east from Hazel Point. This area includes Dabob Bay and Quilcene Bay.

(13) Tidal Reference Area 13 (Bangor): All saltwater area of Hood Canal northerly of a line projected true east from Hazel Point and south of a line projected from Tala Point to Foulweather Bluff. This area includes Port Gamble.

(14) Tidal Reference Area 14 (Ocean Beaches): All saltwater area between Cape Flattery and the Oregon border at the mouth of the Columbia River, excluding Grays Harbor and Willapa Bay.

(15) Tidal Reference Area 15 (Westport): All saltwater area in Grays Harbor easterly of a line projected from the outermost end of the north jetty to the outermost end of the south jetty, and westerly of 123° 59' W. longitude.

(16) Tidal Reference Area 16 (Aberdeen): All saltwater area in Grays Harbor easterly of 123° 59' W. longitude and westerly of the Union Pacific railroad bridge across the Chehalis River.

(17) Tidal Reference Area 17 (Willapa Bay): All saltwater area in Willapa Bay easterly of a line projected from Leadbetter Point to Cape Shoalwater Light.

#### NEW SECTION

WAC 232-14-250 SURF SMELT SPAWNING BEDS. Surf smelt spawning beds are as follows:

(1) All beds within Tidal Reference Area 2 between +9.0 feet and +14.0 feet above MLLW in:

(a) Totten Inlet westerly and southerly of a line projected from Windy Point to Gallagher Cove, except Skookum Inlet westerly of a line projected true north from the entrance to Wildcat Cove, and except that part of Oyster Bay westerly of a line projected true south from the Olympia Oyster Company plant;

(b) Eld Inlet from Flapjack Point southerly to Rocky Point, and from Cooper Point south to the line of 47° 3' 36" N. latitude;

(c) Budd Inlet from Cooper Point south to 47° 4' 6" N. latitude, and from Dofflemyer Point south to 47° 3' 48" N. latitude;

(d) Henderson Inlet from Johnson Point southerly to 47° 7' N. latitude; and

(e) Case Inlet (North Bay) from the mouth of Sherwood Creek north to a point 1/4 mile north of the City of Tacoma's Lake Cushman Transmission Line.

(2) All beds within Tidal Reference Area 4 between +7.0 feet and +11.5 feet above MLLW in Quartermaster Harbor north of a line projected true west from the northern tip of Dockton.

(3) All beds within Tidal Reference Area 5 between +7.0 feet and +11.0 feet above MLLW in:

(a) Sinclair Inlet from the west city limits of Port Orchard west to 122° 40' W. longitude;

(b) Liberty Bay northerly of a line projected from Bolin Point westerly to the southern property line of the United States Naval facility; and

(c) Dyes Inlet from Silverdale south to Chico.

(4) All beds within Tidal Reference Area 7 between +7.0 feet and +11.0 feet above MLLW in Port Susan from the entrance to Triangle Cove south to Camano Country Club.

(5) All beds within Tidal Reference Area 8 between +7.0 feet and +11.0 feet above MLLW in:

(a) Saratoga Passage from Onamac Point northerly to Rocky Point, then easterly to Brown Point in Skagit Bay;

(b) Skagit Bay from the mouth of Dugualla Bay southeasterly for about 2 miles to 48° 19' 54" N. latitude;

(c) Saratoga Passage from Muellers Park in Penn Cove easterly and southerly to a point on Whidbey Island determined by projecting a line true west from Onamac Point;

(d) Penn Cove from San de Fuca to Penn Cove Park;

(e) Oak Harbor from the boat ramp to Blowers Bluff; and

(f) Crescent Harbor adjacent to the United States Naval Air Station property.

(6) All beds within Tidal Reference Area 9 between +6.0 feet and +8.5 feet above MLLW in:

(a) Fidalgo Bay along the north side of Weaverling Spit; and

(b) Fidalgo Bay from the tip of Crandall Spit northerly and easterly to the east side of March Point.

(7) All beds within Tidal Reference Area 10 between +5.5 feet and +8.0 feet above MLLW in:

(a) Kilisut Harbor (Scow Bay) south of a line projected true west from the mouth of Mystery Bay;

(b) Dungeness Harbor from "Gun Club Spit" at Old Town westerly to the boundary of the Dungeness Wildlife Refuge at the base of Dungeness Spit;

(c) The Strait of Juan de Fuca from 300 yards east of the mouth of East Twin River westerly to 300 yards west of the mouth of West Twin River; and

(d) The Strait of Juan de Fuca at the mouth of Deep Creek and easterly for 1,400 yards.

(8) All beds within Tidal Reference Area 11 between +7.0 feet and +11.5 feet above MLLW in Hood Canal east of a line projected true south from the west side of the Tahuya River and west of a line projected from Rose Point to the mouth of Little Mission Creek.

(9) All beach area within Tidal Reference Area 14 below +9.0 feet above MLLW from Cape Johnson south to the Quinault Indian Reservation.

## NEW SECTION

### WAC 232-14-260 PACIFIC HERRING SPAWNING BEDS.

Pacific herring spawning beds are as follows:

(1) All beds within Tidal Reference Area 2 between +3.0 feet (above MLLW) and -15.0 feet (below MLLW):

(a) In and at the mouth of Wildcat Harbor (Skookum Inlet);

(b) In Totten Inlet at the west and east entrances to Gallagher Cove between 47° 8' 45" and 47° 9' 18" N. latitude;

(c) In Squaxin Passage south of a line projected true east from the northern tip of Steamboat Island to Hope Island and northerly and westerly of Hunter Point, and in addition, all beds in this described area between -15 feet and -60 feet; and

(d) Along the west side of Squaxin Island from Unsal Point north to 47° 10' 36" N. latitude.

(2) All beds within Tidal Reference Area 3 between +3.0 feet (above MLLW) and -15.0 feet (below MLLW) in the south part of Mayo Cove between 47° 15' 24" and 47° 15' 48" N. latitude.

(3) All beds within Tidal Reference Area 4 between +3.0 feet (above MLLW) and -25.0 feet (below MLLW) beginning near Tahlequah on Vashon Island at 122° 30' W. longitude and extending continuously throughout Quartermaster Harbor to Piner Point on Maury Island, then northeasterly along the east side of Maury Island to 47° 22' 36" N. latitude.

(4) All beds within Tidal Reference Area 5 between +3.0 feet (above MLLW) and -30.0 feet (below MLLW):

(a) In Port Orchard from University Point northerly to Keyport;

(b) In Port Orchard from Battle Point northeasterly to Arrow Point;

(c) In Port Orchard from the north entrance to Manzanita Bay northerly to Seabold;

(d) In Port Orchard from Lemolo southeasterly to Point Bolin, then north to 47° 42' 21" N. latitude in Agate Passage;

(e) In Agate Passage and Port Madison from Agate Pass Bridge northerly to Agate Point, then southerly and easterly to the western tip of Point Monroe, and including the southern extension of Port Madison within these boundaries; and

(f) In Agate Passage and Port Madison from Agate Pass Bridge northerly to and including lower Miller Bay, then easterly to Indianola.

(5) All beds within Tidal Reference Area 8 between +3.0 (above MLLW) and -15.0 feet (below MLLW):

(a) In Holmes Harbor south of a line projected from Dines Point 125° true across Holmes Harbor;

(b) At the entrance to Holmes Harbor northerwesterly of Rocky Point in the vicinity of Baby Island;

(c) In northern Skagit Bay, from Hunot Point, Fidalgo Island, south to the dredged entrance to Swinomish Channel, and from Ala Spit, Whidbey Island south through Dugualla Bay to 48° 20' 30" N. latitude; and

(d) On the east side of Similk Bay from 48° 26' N. latitude north to 48° 26' 54" N. latitude in Turners Bay.

(6) All beds within Tidal Reference Area 9 between +3.0 (above MLLW) and -15.0 feet (below MLLW):

(a) In Fidalgo Bay and easterly to the east side of March Point;

(b) In Padilla Bay north of a line projected true east through Saddlebag Island, south of William Point, and east of a line projected from Saddlebag Island to William Point;

(c) On the east side of Samish Bay from 48° 35' 30" N. latitude northwesterly to Wildcat Cove;

(d) Along Lummi Island from Village Point northerly to Point Migley, then southeasterly along the west side of Hale Passage to 48° 41' N. latitude;

(e) Surrounding Portage Island and including Portage Bay, and extending northerly up the east side of Hale Passage to Gooseberry Point;

(f) On the east side of the Strait of Georgia beginning southeast of Sandy Point at 48° 46' 15" N. latitude and extending northerly to Point Whitehorn, then northeasterly to 48° 54' 45" N. latitude in Birch Bay;

(g) Beginning at 122° 47' 6" W. longitude on the north side of Birch Bay and extending northerly to Semiahmoo Bay at the United States-Canadian border;

(h) In Drayton Harbor; and

(i) Bordering all of Point Roberts from the Canadian border in the Strait of Georgia to the Canada border in Boundary Bay.

(7) All beds within Tidal Reference Area 10 between +3.0 (above MLLW) and -15.0 feet (below MLLW):

(a) In East Sound (Fishing Bay and Ship Bay) north of a line projected true east from Judd Cove;

(b) In East Sound from Dolphin Bay northwesterly for 0.5 miles;

(c) On the north side of West Sound from Indian Point northerly and easterly around Massacre Bay to the northern entrance to White Beach Bay;

(d) On the west side of West Sound from 48° 37' N. latitude southwesterly to Caldwell Point, then westerly about 1/2 mile along the north side of Pole Pass to the Beacon;

(e) In Blind Bay, Shaw Island;

(f) In Shoal Bay, Lopez Island;

(g) In Hunter Bay and Mud Bay, Lopez Island;

(h) In Westcott Bay, Garrison Bay, and Horseshoe Bay, San Juan Island;

(i) Off the mouth of Mitchell Bay and northerly to Hanbury Point, and Mosquito Pass northerly to and adjacent to White Point, San Juan Island;

(j) On the east side of Sequim Bay from Goose Point northerly to Kiapot Point, and on the west side of Sequim Bay from Schoolhouse Point northerly to 48° 3' 24" N. latitude near Pitship Point, and in addition all beds in this described area between -15.0 feet and -40.0 feet;

(k) On the east side of Discovery Bay from 48° N. latitude near Fairmont northerly to 48° 3' 24" N. latitude, and on the west side of Discovery Bay from 48° N. latitude near Maynard northerly to Carr Point, additionally all beds between -15.0 feet and -40.0 feet in this described area;

(l) On the west side of Port Townsend from Glen Cove southerly to the mouth of Chimacum Creek and on the east side of Port Townsend from Crane Point northerly outside the entrance to Kilisut Harbor to 48° 5' 36" N. latitude; and

(m) In Kilisut Harbor (Scow Bay) south of 48° 5' 9" N. latitude, and in addition all beds in this described area between -15.0 feet and -30.0 feet.

(8) All beds within Tidal Reference Area 11 between +3.0 (above MLLW) and -15.0 feet (below MLLW) east of 122° 59' 36" W. longitude and west of 122° 51' 18" W. longitude.

(9) All beds within Tidal Reference Area 12 between +3.0 (above MLLW) and -15.0 feet (below MLLW):  
 (a) In Quilcene Bay north of 47° 47' 6" N. latitude;  
 (b) On the west side of Dabob Bay from Whitney Point south to 47° 43' 42" N. latitude in Right Smart Cove near Wawa Point;  
 (c) On the west side of Hood Canal from 47° 40' 18" N. latitude south to Quatsap Point (including Pleasant Harbor), then west to a line projected true south from the mouth of the Duckabush River; and  
 (d) On the east side of Hood Canal in Stavis Bay, Seabeck Bay, and on the north side of Misery Point.

(10) All beds within Tidal Reference Area 13 between +3.0 and -15.0 feet on the east side of Hood Canal from Lofall northeasterly to Sheltered Bay and including Port Gamble Bay.

(11) All beds within Tidal Reference Area 17 between +3.0 and -5.0 feet:

(a) On the west side of Willapa Bay from the Nahcotta Dock north to 46° 38' N. latitude; and  
 (b) Between the mouths of Cedar River and North River.

#### NEW SECTION

**WAC 232-14-270 COMMON PROVISIONS.** Common provisions that apply to a variety of projects in the saltwater area are as follows:

(1) Use of equipment on the beach area shall be held to a minimum and confined to specific access and work corridors.

(2) No beach area material shall be utilized for project fills.

(3) All fresh concrete used in the saltwater area shall be prevented from leaching.

(4) Any beach area depressions created during lawful project activities shall be reshaped to preproject beach level upon project completion. Hydraulic clam harvesters shall comply with those conditions specified in WAC 220-52-018.

(5) Any debris or deleterious material resulting from construction shall be removed from the beach area and prevented from entering state waters.

(6) All construction and work shall be conducted in such a manner as to cause little or no siltation on beach areas.

(7) All materials treated with creosote or other preservatives shall be dry before use in or near the water.

#### NEW SECTION

**WAC 232-14-280 BULKHEADS AND ASSOCIATED FILLS.** The following technical provisions shall apply to bulkheads and associated fills.

(1) The construction of sloping or vertical bulkheads and the placement of associated fill is restricted to the tidal elevations and time periods provided for in this section.

(2) The lowest tidal elevations for the toe of sloping or vertical bulkheads is as follows:

Tidal Reference Area No.	Name	Vertical or Sloping	All other beach areas	
		bulkheads adjacent to smelt spawning beds	Vertical bulkhead	Sloping bulkhead
1	Shelton	N/A <sup>1</sup>	+11.5 ft	+8.0 ft
2	Olympia	+14.0 ft	+11.6	+8.3
3	South Puget Sound	N/A	+10.7	+7.7
4	Tacoma	+11.5	+9.4	+6.9
5	Seattle	+11.0	+9.0	+6.6
6	Edmonds	N/A	+8.9	+6.6
7	Everett	+11.0	+8.8	+6.5
8	Yokeko Point	+11.0	+8.7	+6.5
9	Blaine	+8.5	+7.5	+6.1
10	Port Townsend	+8.0	+6.5	+5.1
11	Union	+11.5	+9.4	+6.9
12	Seabeck	N/A	+9.2	+6.8
13	Bangor	N/A	+8.7	+6.5
14	Ocean Beaches	+9.0	+7.8	+7.8
15	Westport	N/A	+8.3	+4.8
16	Aberdeen	N/A	+9.4	+5.4
17	Willapa Bay	N/A	+9.1	+5.2

<sup>1</sup>Not applicable because there are no known surf smelt spawning beds.

(3) The faces of bulkheads shall be constructed of permanent material not subject to erosion.

(4) Sloping bulkheads shall have a slope not steeper than 1.5 feet horizontal to 1 foot vertical.

(5) Bulkheads shall be constructed only during periods of low tide.

(6) Bulkhead forms shall be constructed so that leaching of concrete cannot occur. Exposed concrete shall be covered immediately after pouring.

(7) Bulkhead construction is restricted to the following time periods:

(a) Tidal Reference Area 1: June 16 through March 14.

(b) Tidal Reference Area 2: June 16 through March 14 except June 16 through July 20 only adjacent to smelt spawning beds.

(c) Tidal Reference Area 3: June 16 through March 14.

(d) Tidal Reference Area 4: June 16 through March 14, except March 1 through March 14 and June 16 through September 30 adjacent to smelt spawning beds.

(e) Tidal Reference Area 5: June 16 through March 14, except:

(i) March 1 through March 14 and June 16 through August 30 adjacent to Liberty Bay smelt spawning beds; and

(ii) June 16 through October 15 adjacent to smelt spawning beds within Sinclair Inlet and Dyes Inlet.

(f) Tidal Reference Area 6: June 16 through March 14.

(g) Tidal Reference Area 7: June 16 through March 14, except October 16 through March 14 adjacent to smelt spawning beds.

(h) Tidal Reference Area 8: June 16 through March 14, except October 16 through March 14 adjacent to smelt spawning beds.

(i) Tidal Reference Area 9: June 16 through March 14, except June 16 through September 30 adjacent to smelt spawning beds.

(j) Tidal Reference Area 10: June 16 through March 14, except:

(i) June 16 through September 10 and November 10 through March 14 adjacent to smelt spawning beds within Kilisut Harbor;

(ii) June 16 through October 15 and January 15 through March 14 adjacent to smelt spawning beds within Dungeness Harbor; and

(iii) September 1 through May 1 adjacent to Smelt spawning beds at Twin Rivers and Deep Creek.

(k) Tidal Reference Area 11: June 16 through March 14, except June 16 through September 10 and February 1 through March 15 adjacent to smelt spawning beds in southern Hood Canal.

(l) Tidal Reference Area 12: June 16 through March 14.

(m) Tidal Reference Area 13: June 16 through March 14.

(n) Tidal Reference Area 14 through 17: January 1 through December 31.

#### NEW SECTION

**WAC 232-14-290 BOAT LAUNCHES.** The following technical provisions shall apply to boat launches.

(1) Railway-type boat launches on smelt and herring spawning beds shall be designed to cause minimal interference with tidal currents and littoral drift.

(2) The construction of concrete boat launch ramps or the placement of other material for solid boat launch ramps is prohibited on smelt and herring spawning beds.

(3) The slope of boat launch sides shall be no steeper than 1.5 feet horizontal to 1 foot vertical.

#### NEW SECTION

**WAC 232-14-300 PIERS, PILINGS, DOCKS, FLOATS, AND BUOYS.** The following technical provisions apply to piers, pilings, docks, floats, and buoys.

(1) Pile driving in or adjacent to surf smelt and herring spawning beds is permitted only as follows:

Tidal Reference Area	Smelt spawning beds	Herring spawning beds
1	N/A	N/A
2	April 1-July 20	April 1-December 31
3	N/A	N/A
4	March 1-October 1	April 1-January 10
5	March 1-September 1 in Liberty Bay	March 20-January 20 in Port Orchard
	March 15-October 15 in Sinclair-Dyes Inlet	April 10-February 20 in Port Madison
6	N/A	N/A
7	October 15-May 15	N/A

Tidal Reference Area	Smelt spawning beds	Herring spawning beds
8	October 15–May 15	April 10–February 10
9	March 15–October 1	June 1–January 31 at Point Roberts
		June 15–February 10 Blaine–Birch Bay; Point Whitehorn to Sandy Point; and Hale Passage and Portage Bay
		April 10–February 20 in Samish Bay
		April 10–February 10 in Padilla Bay, Fidalgo Bay
10	January 15–October 15 in Dungeness Harbor	April 15–February 1 West Sound, East Sound, Orcas Island
	November 10–September 10 in Kiliut Harbor	March 15–January 15 Hunter Bay, Lopez Island
	September 1–May 1 at Twin Rivers and Deep Creek	April 10–January 10 Mosquito Pass, San Juan Islands
		April 10–February 1, Discovery Bay
		March 1–January 31 Sequim Bay
		March 20–January 31 Port Townsend, Kiliut Harbor
11	December 1–September 10	March–January 15
12	N/A	April 15–February 10
13	N/A	April 1–January 31
14	September 1–April 1	N/A
15	N/A	N/A
16	N/A	N/A
17	N/A	March 15–January 15

(2) Pile driving is permitted at any time except when necessary to protect juvenile salmonids or other species of fish.

(3) Floats and rafts shall be located or anchored to prevent grounding on smelt and herring spawning beds during periods of low tides.

(4) Anchoring systems for floating structures shall be designed and deployed in such a manner that beds will not be damaged from structure loss or anchor movement.

#### NEW SECTION

**WAC 232-14-310 UTILITY LINES.** The following technical provisions shall apply to utility lines.

(1) Digging trenches in the beach area for the installation of cables, sewer lines, and other utilities shall be restricted to the same time periods provided for driving piles and dredging (WAC 232-14-300 and 232-14-320).

(2) Excavation of trenches in beach areas shall be conducted in the dry during low tide periods.

(3) Trenches in the beach area shall be backfilled expeditiously and all disturbed areas restored to preproject conditions.

#### NEW SECTION

**WAC 232-14-320 DREDGING.** The following technical provisions shall apply to dredging.

(1) Dredging in Tidal Reference Areas 1 through 13 is limited to the period June 16 through March 15.

(2) Dredging in Tidal Reference Area 14 is permitted year-round.

(3) Dredging in Tidal Reference Area 15 in water shallower than the minus fifteen (-15.0) foot contour (MLLW = 0.0) is limited to the period May 1 through February 28.

(4) Dredging in Tidal Reference Area 16 in water shallower than the minus fifteen (-15.0) foot contour (MLLW = 0.0) is limited to the period June 16 through February 15.

(5) Dredging in Tidal Reference Area 17 in water shallower than the minus fifteen (-15.0) foot contour (MLLW = 0.0) is limited to the period May 1 through February 15.

(6) Floatable materials such as debris and piling shall not be disposed of in water.

(7) Dredging shall stop if distressed or dead fish are observed in the work area, and the departments shall be notified immediately.

(8) A hydraulic dredge shall not be operated with the intake above the surface of the material being removed. The intake may be raised not over 3 feet above the bed for brief periods of purging or flushing the intake system. This does not apply to hopper dredges.

(9) Dredged bed materials shall be disposed of at department of natural resources deep water disposal sites or approved upland sites.

(10) Dredging shall be conducted to a depth not greater than the channel depth at the seaward end.

(11) Dredging is prohibited on herring spawning beds.

(12) Dredging shall be conducted with dredge types that cause the least adverse impact on fish and shellfish and their habitat.

#### NEW SECTION

**WAC 232-14-330 MARINAS.** The following policies and technical provisions shall apply to marinas.

(1) Open-type construction, utilizing floating breakwaters and open pile work, are favored whenever practicable.

(2) A marina shall not displace or adversely impact fish and shellfish habitat unless production and habitat losses can be replaced.

(3) Physical modeling, numerical models, or other information that demonstrates adequate water exchange and circulation may be required.

(4) All navigation channels and breaches shall be maintained at or below marina depth to provide adequate fish passage.

(5) Isolated breakwaters beyond the line of extreme low tide shall be of any design of permanent material with no slope restrictions.

(6) The following provisions apply to marina construction shoreward of the existing ordinary high water line:

(a) A single entrance is advised.

(b) The entire inner shoreline shall be in conformance with bulkheading provisions in WAC 232-14-300, provided further that between the bulkhead toe and the 0-tide level the beach face shall be sloped a minimum of 1.5 feet horizontal to 1 foot vertical.

(7) The following provisions apply to marina construction waterward of the ordinary high water line:

(a) The beach area inside the marina may be protected in accordance with bulkheading provisions in WAC 232-14-280, provided further that between the elevation of the toe of the bulkhead and the 0-tide level the beach face shall not exceed a slope of 1.5 feet horizontal to 1 foot vertical.

(b) For a single entrance or breach marina, the breakwater structure shall not exceed a 1.5 feet horizontal to 1 foot vertical slope inside and outside the marina.

(c) The following provisions apply when a marina includes breaches that form shore breakwaters (jetties) and detached breakwaters:

(i) The toe of the shore breakwaters (jetties) may extend seaward to the 0-foot tide level, but shall not extend seaward more than 250 feet from MHHW.

(ii) The shore breakwaters shall have a minimum slope of 1.5 feet horizontal to 1 foot vertical throughout.

(iii) The breaches between the shore breakwaters and the detached breakwaters shall be not less than 20 feet in width measured at the toe of the slope.

#### NEW SECTION

**WAC 232-14-340 APPEAL OF ADVERSE ADMINISTRATIVE DECISIONS.** Any person who, upon proper application, is denied a requested hydraulic project approval or contests a condition placed in a granted approval, is entitled to an opportunity for hearing, pursuant to the Administrative Procedure Act, chapter 34.04 RCW. To obtain a hearing, a written request must be filed with either the Department of Fisheries' Habitat Management Division, Room 115, General Administration Building, Olympia, WA 98504, or the Department of Game's Habitat Management Division, 600 North Capitol Way, Olympia, WA 98504. Requests must be received within ten days from the date of denial of a hydraulic approval or issuance of an approval with conditions sought to be contested. Hearings are conducted pursuant to the Uniform Procedure Rules, chapter 1-08 WAC, unless modified in writing or by agreement of the parties. Ordinarily, it is expected an aggrieved party seeking administrative review will waive the notice of hearing requirements provided by RCW 34.04.090(1) in order to provide an expeditious decision. A hearings examiner will be

used to hear all evidence, with proposed findings of fact, conclusions of law, proposed order, and exceptions and replies thereto, and written argument, if any, prepared and presented to the directors of the departments, together with a tape of the contested case hearing, for final decision. All final decisions are appealable as provided by the Administrative Procedure Act, chapter 34.04 RCW.

## Table of WAC Sections Affected

### KEY TO TABLE

**Symbols:**

AMD = Amendment of existing section  
 NEW = New section not previously codified  
 REP = Repeal of existing section  
 AM/DE = Amendment and Decodification of existing section  
 RECOD = Recodification of previously codified section  
 REMOV = Removal of rule pursuant to RCW 34.04.050(5)  
 RES = Restoration of section to previous form  
 REVIEW = Review of previously adopted rule

**Suffixes:**

-P = Proposed action  
 -C = Continuance of previous proposal  
 -E = Emergency action  
 -W = Withdrawal of proposed action  
 No suffix means permanent action

This table covers the current calendar year through this issue of the Register and should be used to locate rules amended, adopted, or repealed subsequent to the publication date of the latest WAC or Supplement.

**WAC #** shows the section number under which an agency rule is or will be codified in the Washington Administrative Code.

**WSR #** shows the issue of the Washington State Register where the document may be found; the last three digits show the sequence of the document within the issue.

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
1-12-005	AMD-P	82-11-091		1-13-130	AMD
1-12-005	AMD	82-13-099		1-13-190	AMD-P
1-12-010	AMD-P	82-11-091		1-13-190	AMD
1-12-010	AMD	82-13-099		1-13-210	AMD-P
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1-12-020	AMD	82-13-099		1-13-220	REP-P
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1-12-030	AMD	82-13-099		1-13-910	AMD-P
1-12-032	AMD-P	82-11-091		1-13-910	AMD
1-12-032	AMD	82-13-099		1-13-930	AMD-P
1-12-033	AMD-P	82-11-091		1-13-930	AMD
1-12-033	AMD	82-13-099		1-13-940	AMD-P
1-12-034	AMD-P	82-11-091		1-13-940	AMD
1-12-034	AMD	82-13-099		1-13-950	AMD-P
1-12-050	AMD-P	82-11-091		1-13-950	AMD
1-12-050	AMD	82-13-099		4-20-020	AMD-P
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1-12-910	AMD	82-13-099		10-04-030	NEW
1-12-930	AMD-P	82-11-091		10-04-040	NEW-P
1-12-930	AMD	82-13-099		10-04-040	NEW
1-12-940	AMD-P	82-11-091		10-04-050	NEW-P
1-12-940	AMD	82-13-099		10-04-050	NEW
1-12-950	AMD-P	82-11-091		10-04-060	NEW-P
1-12-950	AMD	82-13-099		10-04-060	NEW
1-13-005	AMD-P	82-11-091		10-04-070	NEW-P
1-13-005	AMD	82-13-099		10-04-070	NEW
1-13-010	AMD-P	82-11-091		10-04-080	NEW-P
1-13-010	AMD	82-13-099		10-04-080	NEW
1-13-020	AMD-P	82-11-091		10-04-090	NEW-P
1-13-020	AMD	82-13-099		10-04-090	NEW
1-13-030	AMD-P	82-11-091		10-08-010	NEW-P
1-13-030	AMD	82-13-099		10-08-010	NEW
1-13-030	AMD-P	82-11-091		10-08-020	NEW-P
1-13-032	AMD-P	82-11-091		10-08-020	NEW
1-13-032	AMD	82-13-099		10-08-020	NEW
1-13-033	AMD-P	82-11-091		10-08-030	NEW-P
1-13-033	AMD	82-13-099		10-08-030	NEW
1-13-034	AMD-P	82-11-091		10-08-040	NEW-P
1-13-034	AMD	82-13-099		10-08-040	NEW
1-13-050	AMD-P	82-11-091		10-08-050	NEW-P
1-13-050	AMD	82-13-099		10-08-050	NEW
1-13-090	AMD-P	82-11-091		10-08-060	NEW-P
1-13-090	AMD	82-13-099		10-08-060	NEW
1-13-120	AMD-P	82-11-091		10-08-080	NEW-P
1-13-120	AMD	82-13-099		10-08-080	NEW
1-13-130	AMD-P	82-11-091		10-08-090	NEW-P

**Table of WAC Sections Affected**

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
12-18-040	NEW-E	82-22-008	16-228-260	NEW-E	82-20-014
12-18-040	NEW-C	82-22-009	16-228-265	NEW-E	82-20-014
12-18-050	NEW-E	82-18-025	16-230-170	AMD-P	82-12-058
12-18-050	NEW-P	82-18-044	16-230-170	AMD	82-14-081
12-18-050	NEW-E	82-22-008	16-232-300	NEW-P	82-05-053
12-18-050	NEW-C	82-22-009	16-232-300	NEW	82-08-030
12-28-001	REP-P	82-22-007	16-232-305	NEW-P	82-05-053
12-28-010	REP-P	82-22-007	16-232-305	NEW	82-08-030
12-28-020	REP-P	82-22-007	16-232-310	NEW-P	82-05-053
12-28-030	REP-P	82-22-007	16-232-310	NEW	82-08-030
12-28-040	REP-P	82-22-007	16-232-315	NEW-P	82-05-053
12-28-050	REP-P	82-22-007	16-232-315	NEW	82-08-030
12-28-060	REP-P	82-22-007	16-232-320	NEW-P	82-05-053
12-32-001	REP-P	82-22-007	16-232-320	NEW	82-08-030
12-32-010	REP-P	82-22-007	16-300-020	AMD-P	82-04-080
12-36-001	REP-P	82-22-007	16-300-020	AMD	82-08-031
12-36-010	REP-P	82-22-007	16-304-040	AMD-P	82-04-081
12-36-020	REP-P	82-22-007	16-304-040	AMD	82-08-032
12-36-030	REP-P	82-22-007	16-304-050	AMD-P	82-04-081
12-36-040	REP-P	82-22-007	16-304-050	AMD	82-08-032
16-06-010	NEW-P	82-22-099	16-304-110	AMD-P	82-07-089
16-06-020	NEW-P	82-22-099	16-304-110	AMD	82-10-067
16-06-030	NEW-P	82-22-099	16-304-130	AMD-P	82-07-089
16-06-040	NEW-P	82-22-099	16-304-130	AMD	82-10-067
16-06-050	NEW-P	82-22-099	16-316-0011	REP-P	82-04-082
16-06-060	NEW-P	82-22-099	16-316-0011	REP	82-08-033
16-06-070	NEW-P	82-22-099	16-316-0016	REP-P	82-04-082
16-06-080	NEW-P	82-22-099	16-316-0016	REP	82-08-033
16-06-090	NEW-P	82-22-099	16-316-0019	REP-P	82-04-082
16-06-100	NEW-P	82-22-099	16-316-0019	REP	82-08-033
16-06-110	NEW-P	82-22-099	16-316-0020	REP-P	82-04-082
16-06-120	NEW-P	82-22-099	16-316-0020	REP	82-08-033
16-06-130	NEW-P	82-22-099	16-316-0021	REP-P	82-04-082
16-06-140	NEW-P	82-22-099	16-316-0021	REP	82-08-033
16-54-071	AMD-E	82-18-023	16-316-0022	REP-P	82-04-082
16-54-071	AMD-P	82-20-087	16-316-0022	REP	82-08-033
16-54-071	AMD-E	82-24-039	16-316-0025	REP-P	82-04-082
16-54-071	AMD	82-24-040	16-316-0025	REP	82-08-033
16-54-082	AMD	82-03-019	16-316-0026	REP-P	82-04-082
16-54-082	AMD-E	82-10-036	16-316-0026	REP	82-08-033
16-54-082	AMD-E	82-16-050	16-316-0027	REP-P	82-04-082
16-54-082	AMD-P	82-20-088	16-316-0027	REP	82-08-033
16-54-082	AMD-E	82-22-043	16-316-0029	REP-P	82-04-082
16-54-111	AMD-P	82-20-089	16-316-0029	REP	82-08-033
16-54-111	AMD-E	82-23-007	16-316-0037	REP-P	82-04-082
16-96-130	AMD	82-04-001	16-316-0037	REP	82-08-033
16-96-130	AMD-P	82-07-090	16-316-0038	REP-P	82-04-082
16-96-130	AMD-E	82-10-037	16-316-0038	REP	82-08-033
16-96-130	AMD	82-10-038	16-316-004	REP-P	82-04-082
16-101	NEW-C	82-12-042	16-316-004	REP	82-08-033
16-101-715	NEW-P	82-08-072	16-316-0043	REP-P	82-04-082
16-101-715	NEW	82-14-014	16-316-0043	REP	82-08-033
16-101-720	NEW-P	82-08-072	16-316-0044	REP-P	82-04-082
16-101-720	NEW	82-14-014	16-316-0044	REP	82-08-033
16-101-725	NEW-P	82-08-072	16-316-0045	REP-P	82-04-082
16-101-725	NEW	82-14-014	16-316-0045	REP	82-08-033
16-101-730	NEW-P	82-08-072	16-316-0053	REP-P	82-04-082
16-101-730	NEW	82-14-014	16-316-0053	REP	82-08-033
16-101-735	NEW-P	82-08-072	16-316-0058	REP-P	82-04-082
16-101-735	NEW	82-14-014	16-316-0058	REP	82-08-033
16-101-740	NEW-P	82-08-072	16-316-0059	REP-P	82-04-082
16-101-740	NEW	82-14-014	16-316-0059	REP	82-08-033
16-129-001	REP-P	82-22-098	16-316-006	REP-P	82-04-082
16-129-010	AMD-P	82-22-098	16-316-006	REP	82-08-033
16-129-020	AMD-P	82-22-098	16-316-0062	REP-P	82-04-082
16-129-025	NEW-P	82-22-098	16-316-0062	REP	82-08-033
16-129-030	AMD-P	82-22-098	16-316-0065	REP-P	82-04-082
16-129-040	REP-P	82-22-098	16-316-0065	REP	82-08-033
16-200-815	NEW-P	82-20-037	16-316-0081	REP-P	82-04-082
16-200-815	NEW	82-23-057	16-316-0081	REP	82-08-033
16-200-881	NEW-E	82-19-031	16-316-0086	REP-P	82-04-082
16-228-235	NEW-E	82-20-014	16-316-0086	REP	82-08-033
16-228-240	NEW-E	82-20-014	16-316-0096	REP-P	82-04-082
16-228-245	NEW-E	82-20-014	16-316-0096	REP	82-08-033
16-228-250	NEW-E	82-20-014	16-316-160	AMD-P	82-04-082
16-228-250	AMD-E	82-22-079	16-316-160	AMD	82-08-033
16-228-255	NEW-E	82-20-014	16-316-165	AMD-P	82-04-082

**Table of WAC Sections Affected**

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #					
34-04-040	NEW-P	82-10-051		50-16-990	REP	82-24-074		67-14-160	NEW	82-16-095
34-04-040	NEW-C	82-15-043		50-20-050	AMD-P	82-21-071		67-14-170	NEW-P	82-13-101
34-04-040	NEW	82-20-015		50-20-050	AMD	82-24-074		67-14-170	NEW	82-16-095
34-04-050	NEW-P	82-10-051		50-20-055	NEW-P	82-21-071		67-14-180	NEW-P	82-13-101
34-04-050	NEW-C	82-15-043		50-20-055	NEW	82-24-074		67-14-180	NEW	82-16-095
34-04-050	NEW	82-20-015		50-24-030	AMD-P	82-21-072		67-15-010	RECOD-P	82-13-108
34-04-060	NEW-P	82-10-051		50-24-030	AMD	82-24-074		67-15-010	RECOD	82-16-096
34-04-060	NEW-C	82-15-043		50-24-040	AMD-P	82-21-072		67-20-005	NEW-P	82-13-108
34-04-060	NEW	82-20-015		50-24-040	AMD	82-24-074		67-20-005	NEW	82-16-096
34-04-070	NEW-P	82-10-051		50-24-090	AMD-P	82-21-072		67-20-005	AMD-P	82-22-065
34-04-070	NEW-C	82-15-043		50-24-090	AMD-W	82-24-075		67-20-010	NEW-P	82-13-108
34-04-070	NEW	82-20-015		50-24-110	AMD-P	82-21-072		67-20-010	NEW	82-16-096
34-04-080	NEW-P	82-10-051		50-24-110	AMD	82-24-074		67-20-015	NEW-P	82-13-108
34-04-080	NEW-C	82-15-043		50-24-120	AMD-P	82-21-072		67-20-015	NEW	82-16-096
34-04-080	NEW	82-20-015		50-24-120	AMD	82-24-074		67-20-020	NEW-P	82-13-108
34-04-090	NEW-P	82-10-051		50-24-140	AMD-P	82-21-072		67-20-020	NEW	82-16-096
34-04-090	NEW-C	82-15-043		50-24-140	AMD	82-24-074		67-20-025	NEW-P	82-13-108
34-04-090	NEW	82-20-015		50-40-010	AMD-E	82-21-006		67-20-025	NEW	82-16-096
34-04-100	NEW-P	82-10-051		50-40-010	AMD-P	82-21-072		67-20-030	NEW-P	82-13-108
34-04-100	NEW-C	82-15-043		50-40-010	AMD	82-24-074		67-20-030	NEW	82-16-096
34-04-100	NEW	82-20-015		50-40-020	AMD-E	82-21-006		67-20-050	NEW-P	82-13-108
34-04-110	NEW-P	82-10-051		50-40-020	AMD-P	82-21-072		67-20-050	NEW	82-16-096
34-04-110	NEW-C	82-15-043		50-40-020	AMD	82-24-074		67-20-055	NEW-P	82-13-108
34-04-110	NEW	82-20-015		50-40-030	REP-E	82-21-006		67-20-055	NEW	82-16-096
34-04-120	NEW-P	82-10-051		50-40-030	REP-P	82-21-072		67-20-060	NEW-P	82-13-108
34-04-120	NEW-C	82-15-043		50-40-030	REP	82-24-074		67-20-060	NEW	82-16-096
34-04-120	NEW	82-20-015		50-40-040	AMD-E	82-21-006		67-20-070	NEW-P	82-13-108
48-20-010	NEW-P	82-11-096		50-40-040	AMD-P	82-21-072		67-20-070	NEW	82-16-096
48-20-010	NEW	82-14-023		50-40-040	AMD	82-24-074		67-20-075	NEW-P	82-13-108
48-20-020	NEW-P	82-11-096		50-40-050	NEW-E	82-21-006		67-20-075	NEW	82-16-096
48-20-020	NEW	82-14-023		50-40-050	NEW-P	82-21-072		67-20-077	NEW-P	82-13-108
48-20-030	NEW-P	82-11-096		50-40-050	NEW-C	82-24-073		67-20-077	NEW	82-16-096
48-20-030	NEW	82-14-023		50-40-060	NEW-E	82-21-006		67-20-080	NEW-P	82-13-108
48-20-040	NEW-P	82-11-096		50-40-060	NEW-P	82-21-072		67-20-080	NEW	82-16-096
48-20-040	NEW	82-14-023		50-40-060	NEW	82-24-074		67-20-085	NEW-P	82-13-108
48-20-050	NEW-P	82-11-096		50-40-070	NEW-E	82-21-006		67-20-085	NEW	82-16-096
48-20-050	NEW	82-14-023		50-40-070	NEW-P	82-21-072		67-20-090	NEW-P	82-13-108
48-20-060	NEW-P	82-11-096		50-40-070	NEW	82-24-074		67-20-090	NEW	82-16-096
48-20-060	NEW	82-14-023		50-40-090	AMD-E	82-21-006		67-20-095	NEW-P	82-13-108
48-20-070	NEW-P	82-11-096		50-40-090	AMD-P	82-21-072		67-20-095	NEW	82-16-096
48-20-070	NEW	82-14-023		50-40-090	AMD	82-24-074		67-20-100	NEW-P	82-13-108
48-20-080	NEW-P	82-11-096		50-44-010	AMD-P	82-21-072		67-20-100	NEW	82-16-096
48-20-080	NEW	82-14-023		50-44-010	AMD	82-24-074		67-20-105	NEW-P	82-13-108
48-20-090	NEW-P	82-11-096		50-44-020	AMD-P	82-21-072		67-20-105	NEW	82-16-096
48-20-090	NEW	82-14-023		50-44-020	AMD	82-24-074		67-20-110	NEW-P	82-13-108
48-20-100	NEW-P	82-11-096		51-10	AMD-P	82-02-082		67-20-110	NEW	82-16-096
48-20-100	NEW	82-14-023		51-10	AMD-C	82-04-063		67-20-120	NEW-P	82-13-108
50-12-020	AMD-P	82-21-072		67-14-010	NEW-P	82-13-101		67-20-120	NEW	82-16-096
50-12-020	AMD-C	82-24-073		67-14-010	NEW	82-16-095		67-20-120	AMD-P	82-22-065
50-12-040	AMD-E	82-21-006		67-14-020	NEW-P	82-13-101		67-20-180	NEW-E	82-10-026
50-12-040	AMD-P	82-21-072		67-14-020	NEW	82-16-095		67-20-180	NEW-P	82-13-108
50-12-040	AMD	82-24-074		67-14-030	NEW-P	82-13-101		67-20-180	NEW	82-16-096
50-12-080	AMD-P	82-22-082		67-14-030	NEW	82-16-095		67-20-185	NEW-E	82-10-026
50-12-080	AMD-E	82-22-083		67-14-040	NEW-P	82-13-101		67-20-185	NEW-P	82-13-108
50-12-090	NEW-P	82-22-082		67-14-040	NEW	82-16-095		67-20-185	NEW	82-16-096
50-12-090	NEW-E	82-22-083		67-14-050	NEW-P	82-13-101		67-20-190	NEW-E	82-10-026
50-16	AMD-P	82-21-071		67-14-050	NEW	82-16-095		67-20-190	NEW-P	82-13-108
50-16	AMD	82-24-074		67-14-060	NEW-C	82-04-054		67-20-190	NEW	82-16-096
50-16-020	AMD-P	82-21-071		67-14-060	NEW-P	82-13-101		67-20-190	AMD-P	82-22-065
50-16-020	AMD	82-24-074		67-14-060	NEW	82-16-095		67-20-200	NEW-E	82-10-026
50-16-025	AMD-P	82-21-071		67-14-070	NEW-P	82-13-101		67-20-200	NEW-P	82-13-108
50-16-025	AMD	82-24-074		67-14-070	NEW	82-16-095		67-20-200	NEW	82-16-096
50-16-030	AMD-P	82-21-071		67-14-080	NEW-P	82-13-101		67-20-255	NEW-P	82-13-108
50-16-030	AMD	82-24-074		67-14-080	NEW	82-16-095		67-20-255	NEW	82-16-096
50-16-045	AMD-P	82-21-071		67-14-090	NEW-P	82-13-101		67-20-260	NEW-P	82-13-108
50-16-045	AMD	82-24-074		67-14-090	NEW	82-16-095		67-20-260	NEW	82-16-096
50-16-055	AMD-P	82-21-071		67-14-110	NEW-P	82-13-101		67-20-270	NEW-P	82-13-108
50-16-055	AMD	82-24-074		67-14-110	NEW	82-16-095		67-20-270	NEW	82-16-096
50-16-065	AMD-P	82-21-071		67-14-120	NEW-P	82-13-101		67-20-275	NEW-P	82-13-108
50-16-065	AMD	82-24-074		67-14-120	NEW	82-16-095		67-20-275	NEW	82-16-096
50-16-070	AMD-P	82-21-071		67-14-130	NEW-P	82-13-101		67-20-280	NEW-P	82-13-108
50-16-070	AMD	82-24-074		67-14-130	NEW	82-16-095		67-20-280	NEW	82-16-096
50-16-075	AMD-P	82-21-071		67-14-140	NEW-P	82-13-101		67-20-280	AMD-P	82-22-065
50-16-075	AMD	82-24-074		67-14-140	NEW	82-16-095		67-20-281	NEW-P	82-13-108
50-16-095	AMD-P	82-21-071		67-14-150	NEW-P	82-13-101		67-20-281	NEW	82-16-096
50-16-095	AMD	82-24-074		67-14-150	NEW	82-16-095		67-20-300	NEW-P	82-13-108
50-16-990	REP-P	82-21-071		67-14-160	NEW-P	82-13-101		67-20-300	NEW	82-16-096

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
67-20-325	NEW-P	82-13-108	67-30-005	NEW	82-06-022
67-20-325	NEW	82-16-096	67-30-005	REP-P	82-13-108
67-20-326	RECOD-P	82-13-108	67-30-005	REP	82-16-096
67-20-326	RECOD	82-16-096	67-30-010	NEW-P	82-06-039
67-20-350	NEW-P	82-13-108	67-30-040	NEW-C	82-04-053
67-20-350	NEW	82-16-096	67-30-050	NEW-P	82-06-039
67-20-380	RECOD-P	82-13-108	67-30-050	NEW	82-10-025
67-20-380	RECOD	82-16-096	67-30-050	AM/DE-P	82-13-108
67-20-384	RECOD-P	82-13-108	67-30-050	AM/DE	82-16-096
67-20-384	RECOD	82-16-096	67-30-060	NEW-P	82-06-039
67-20-385	NEW-E	82-10-026	67-30-070	NEW-P	82-06-039
67-20-385	NEW-P	82-13-108	67-30-070	NEW	82-10-025
67-20-385	NEW	82-16-096	67-30-070	AM/DE-P	82-13-108
67-20-388	RECOD-P	82-13-108	67-30-070	AM/DE	82-16-096
67-20-388	RECOD	82-16-096	67-30-080	NEW	82-06-022
67-20-390	NEW-P	82-13-108	67-30-080	AM/DE-P	82-13-108
67-20-390	NEW	82-16-096	67-30-080	AM/DE	82-16-096
67-20-392	NEW-P	82-13-108	67-30-090	NEW	82-06-022
67-20-392	NEW	82-16-096	67-30-090	AM/DE-P	82-13-108
67-20-394	NEW-P	82-13-108	67-30-090	AM/DE	82-16-096
67-20-394	NEW	82-16-096	67-30-100	NEW	82-06-022
67-20-395	NEW-E	82-10-026	67-30-100	AM/DE-P	82-13-108
67-20-395	NEW-P	82-13-108	67-30-100	AM/DE	82-16-096
67-20-395	NEW	82-16-096	67-30-120	NEW	82-06-022
67-20-396	NEW-P	82-13-108	67-30-120	AM/DE-P	82-13-108
67-20-396	NEW	82-16-096	67-30-120	AM/DE	82-16-096
67-20-396	AMD-P	82-22-065	67-30-125	NEW	82-06-022
67-20-400	NEW-P	82-13-108	67-30-125	AM/DE-P	82-13-108
67-20-400	NEW	82-16-096	67-30-125	AM/DE	82-16-096
67-20-404	RECOD-P	82-13-108	67-30-130	NEW-P	82-06-039
67-20-404	RECOD	82-16-096	67-30-130	NEW	82-10-025
67-20-408	RECOD-P	82-13-108	67-30-130	AM/DE-P	82-13-108
67-20-408	RECOD	82-16-096	67-30-130	AM/DE	82-16-096
67-20-412	RECOD-P	82-13-108	67-30-150	NEW	82-06-022
67-20-412	RECOD	82-16-096	67-30-150	AM/DE-P	82-13-108
67-20-416	RECOD-P	82-13-108	67-30-150	AM/DE	82-16-096
67-20-416	RECOD	82-16-096	67-30-170	NEW-P	82-06-039
67-20-420	RECOD-P	82-13-108	67-30-170	NEW	82-10-025
67-20-420	RECOD	82-16-096	67-30-170	AM/DE-P	82-13-108
67-20-428	RECOD-P	82-13-108	67-30-170	AM/DE	82-16-096
67-20-428	RECOD	82-16-096	67-30-180	NEW	82-06-022
67-20-432	NEW-P	82-13-108	67-30-180	AM/DE-P	82-13-108
67-20-432	NEW	82-16-096	67-30-180	AM/DE	82-16-096
67-20-440	RECOD-P	82-13-108	67-30-185	NEW	82-06-022
67-20-440	RECOD	82-16-096	67-30-185	AM/DE-P	82-13-108
67-20-444	NEW-P	82-13-108	67-30-185	AM/DE	82-16-096
67-20-444	NEW	82-16-096	67-30-210	NEW-P	82-06-039
67-20-446	NEW-P	82-13-108	67-30-210	NEW	82-10-025
67-20-446	NEW	82-16-096	67-30-210	AM/DE-P	82-13-108
67-20-446	AMD-P	82-22-065	67-30-210	AM/DE	82-16-096
67-20-448	RECOD-P	82-13-108	67-30-310	NEW	82-06-022
67-20-448	RECOD	82-16-096	67-30-310	REP-P	82-13-108
67-20-452	NEW-P	82-13-108	67-30-310	REP	82-16-096
67-20-452	NEW	82-16-096	67-30-320	NEW	82-06-022
67-20-500	NEW-P	82-13-108	67-30-320	REP-P	82-13-108
67-20-500	NEW	82-16-096	67-30-320	REP	82-16-096
67-20-505	NEW-P	82-13-108	67-32-310	AMD-P	82-22-066
67-20-505	NEW	82-16-096	67-40-010	NEW-P	82-13-098
67-20-510	NEW-P	82-13-108	67-40-010	NEW	82-16-097
67-20-510	NEW	82-16-096	67-40-010	AMD-E	82-19-071
67-20-525	NEW-P	82-13-108	67-40-010	AMD-P	82-22-067
67-20-525	NEW	82-16-096	67-40-015	NEW-P	82-13-098
67-20-530	NEW-P	82-13-108	67-40-015	NEW	82-16-097
67-20-530	NEW	82-16-096	67-40-015	AMD-E	82-19-071
67-20-540	NEW-P	82-13-108	67-40-015	AMD-P	82-22-067
67-20-540	NEW	82-16-096	67-40-016	NEW-P	82-13-098
67-20-545	NEW-P	82-13-108	67-40-016	NEW	82-16-097
67-20-545	NEW	82-16-096	67-40-016	AMD-E	82-19-071
67-20-550	NEW-P	82-13-108	67-40-016	AMD-P	82-22-067
67-20-550	NEW	82-16-096	67-40-020	NEW-P	82-13-098
67-20-550	AMD-P	82-22-065	67-40-020	NEW	82-16-097
67-20-560	NEW-P	82-13-108	67-40-020	REP-E	82-19-071
67-20-560	NEW	82-16-096	67-40-020	REP-P	82-22-067
67-20-570	NEW-P	82-13-108	67-40-021	NEW-E	82-19-071
67-20-570	NEW	82-16-096	67-40-021	NEW-P	82-22-067
67-20-590	NEW-P	82-13-108	67-40-025	NEW-P	82-13-098
67-20-590	NEW	82-16-096	67-40-025	NEW	82-16-097

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106-116-201	AMD-E	82-16-072	118-03-090	AMD	82-15-007
106-116-201	AMD-P	82-18-040	118-03-095	NEW-E	82-05-004
106-116-203	AMD-P	82-16-071	118-03-095	NEW-E	82-10-047
106-116-203	AMD-E	82-16-072	118-03-100	NEW-E	82-07-059
106-116-203	AMD-P	82-18-040	118-03-110	AMD-E	82-11-046
106-116-213	AMD-P	82-16-071	118-03-110	AMD-P	82-12-055
106-116-213	AMD-E	82-16-072	118-03-110	AMD	82-15-007
106-116-213	AMD-P	82-18-040	118-03-115	NEW-E	82-05-004
106-116-310	AMD-P	82-16-071	118-03-115	NEW-E	82-10-047
106-116-310	AMD-E	82-16-072	118-03-120	NEW-E	82-07-059
106-116-310	AMD-P	82-18-040	118-03-130	AMD-E	82-11-046
106-116-403	AMD-P	82-16-071	118-03-130	AMD-P	82-12-055
106-116-403	AMD-E	82-16-072	118-03-130	AMD	82-15-007
106-116-403	AMD-P	82-18-040	118-03-135	NEW-E	82-05-004
106-116-404	AMD-P	82-16-071	118-03-135	NEW-E	82-10-047
106-116-404	AMD-E	82-16-072	118-03-140	NEW-E	82-07-059
106-116-404	AMD-P	82-18-040	118-03-150	AMD-E	82-11-046
106-116-514	AMD-P	82-16-071	118-03-150	AMD-P	82-12-055
106-116-514	AMD-E	82-16-072	118-03-150	AMD	82-15-007
106-116-514	AMD-P	82-18-040	118-03-155	NEW-E	82-05-004
106-116-601	AMD-P	82-16-071	118-03-155	NEW-E	82-10-047
106-116-601	AMD-E	82-16-072	118-03-160	NEW-E	82-07-059
106-116-601	AMD-P	82-18-040	118-03-170	AMD-E	82-11-046
106-116-603	AMD-P	82-16-071	118-03-170	AMD-P	82-12-055
106-116-603	AMD-E	82-16-072	118-03-170	AMD	82-15-007
106-116-603	AMD-P	82-18-040	118-03-175	NEW-E	82-05-004
106-156-055	AMD-E	82-18-039	118-03-175	NEW-E	82-10-047
106-156-055	AMD-P	82-18-040	118-03-180	NEW-E	82-07-059
106-168-001	REP-P	82-22-053	118-03-190	AMD-E	82-11-046
106-168-002	REP-P	82-22-053	118-03-190	AMD-P	82-12-055
106-168-005	REP-P	82-22-053	118-03-190	AMD	82-15-007
106-168-008	NEW-P	82-22-053	118-03-195	NEW-E	82-05-004
106-168-009	NEW-P	82-22-053	118-03-195	NEW-E	82-10-047
106-168-010	AMD-P	82-22-053	118-03-200	NEW-E	82-07-059
106-168-015	REP-P	82-22-053	118-03-210	AMD-E	82-11-046
106-168-020	REP-P	82-22-053	118-03-210	AMD-P	82-12-055
106-168-025	REP-P	82-22-053	118-03-210	AMD	82-15-007
106-168-028	REP-P	82-22-053	118-03-215	NEW-E	82-05-004
106-168-030	REP-P	82-22-053	118-03-215	NEW-E	82-10-047
106-168-035	REP-P	82-22-053	118-03-220	NEW-E	82-07-059
106-168-040	REP-P	82-22-053	118-03-230	AMD-E	82-11-046
106-168-050	REP-P	82-22-053	118-03-230	AMD-P	82-12-055
106-168-051	REP-P	82-22-053	118-03-230	AMD	82-15-007
106-168-052	REP-P	82-22-053	118-03-235	NEW-E	82-05-004
106-168-065	NEW-P	82-22-053	118-03-235	NEW-E	82-10-047
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106-168-097	NEW-P	82-22-053	118-03-250	AMD-E	82-11-046
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114-12-041	AMD-P	82-22-092	118-03-255	NEW-E	82-05-004
118-03	REP-E	82-08-015	118-03-255	NEW-E	82-10-047
118-03-010	AMD-E	82-11-046	118-03-260	NEW-E	82-07-059
118-03-010	AMD-P	82-12-055	118-03-270	AMD-E	82-11-046
118-03-010	AMD	82-15-007	118-03-270	AMD-P	82-12-055
118-03-015	NEW-E	82-05-004	118-03-270	AMD	82-15-007
118-03-015	NEW-E	82-10-047	118-03-275	NEW-E	82-05-004
118-03-020	NEW-E	82-07-059	118-03-275	NEW-E	82-10-047
118-03-030	AMD-E	82-11-046	118-03-280	NEW-E	82-07-059
118-03-030	AMD-P	82-12-055	118-03-290	AMD-E	82-11-046
118-03-030	AMD	82-15-007	118-03-290	AMD-P	82-12-055
118-03-035	NEW-E	82-05-004	118-03-290	AMD	82-15-007
118-03-035	NEW-E	82-10-047	118-03-290	AMD-P	82-12-055
118-03-035	NEW-E	82-10-047	118-03-295	NEW-E	82-05-004
118-03-040	NEW-E	82-07-059	118-03-295	NEW-E	82-10-047
118-03-050	AMD-E	82-11-046	118-03-300	NEW-E	82-07-059
118-03-050	AMD-P	82-12-055	118-03-310	AMD-E	82-11-046
118-03-050	AMD	82-15-007	118-03-310	AMD-P	82-12-055
118-03-055	NEW-E	82-05-004	118-03-310	AMD	82-15-007
118-03-055	NEW-E	82-10-047	118-03-315	NEW-E	82-05-004
118-03-060	NEW-E	82-07-059	118-03-315	NEW-E	82-10-047
118-03-070	AMD-E	82-11-046	118-03-320	NEW-E	82-07-059
118-03-070	AMD-P	82-12-055	118-03-335	NEW-E	82-05-004
118-03-070	AMD	82-15-007	118-03-335	NEW-E	82-10-047
118-03-075	NEW-E	82-05-004	118-03-340	NEW-E	82-07-059
118-03-075	NEW-E	82-10-047	130-16-010	NEW	82-04-022
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132H-116-720	AMD	82-04-005	132N-156-100	REP-E	82-07-032
132H-116-740	AMD	82-04-005	132N-156-105	NEW	82-07-031
132H-116-780	AMD	82-04-005	132N-156-105	NEW-E	82-07-032
132H-116-780	AMD-P	82-07-071	132N-156-110	REP	82-07-031
132H-116-780	AMD	82-11-038	132N-156-110	REP-E	82-07-032
132H-116-810	AMD	82-04-005	132N-156-115	NEW	82-07-031
132H-120-060	AMD-P	82-07-072	132N-156-115	NEW-E	82-07-032
132H-120-060	AMD	82-11-037	132N-156-120	REP	82-07-031
132H-140-010	AMD-E	82-07-029	132N-156-120	REP-E	82-07-032
132H-140-010	AMD-P	82-07-070	132N-156-125	NEW	82-07-031
132H-140-010	AMD	82-11-039	132N-156-125	NEW-E	82-07-032
132H-140-020	AMD-E	82-07-029	132N-156-130	REP	82-07-031
132H-140-020	AMD-P	82-07-070	132N-156-130	REP-E	82-07-032
132H-140-020	AMD	82-11-039	132N-156-135	NEW	82-07-031
132H-140-040	AMD-E	82-07-029	132N-156-135	NEW-E	82-07-032
132H-140-040	AMD-P	82-07-070	132N-156-140	REP	82-07-031
132H-140-040	AMD	82-11-039	132N-156-140	REP-E	82-07-032
132H-140-050	AMD-E	82-07-029	132N-156-145	NEW	82-07-031
132H-140-050	AMD-P	82-07-070	132N-156-145	NEW-E	82-07-032
132H-140-050	AMD	82-11-039	132N-156-150	REP	82-07-031
132H-140-060	AMD-E	82-07-029	132N-156-150	REP-E	82-07-032
132H-140-060	AMD-P	82-07-070	132N-156-155	NEW	82-07-031
132H-140-060	AMD	82-11-039	132N-156-155	NEW-E	82-07-032
132H-140-070	NEW-E	82-07-029	132N-156-160	REP	82-07-031
132H-140-070	NEW-P	82-07-070	132N-156-160	REP-E	82-07-032
132H-140-070	NEW	82-11-039	132N-156-165	NEW	82-07-031
132H-140-080	NEW-E	82-07-029	132N-156-165	NEW-E	82-07-032
132H-140-080	NEW-P	82-07-070	132N-156-170	REP	82-07-031
132H-140-080	NEW	82-11-039	132N-156-170	REP-E	82-07-032
132H-140-090	NEW-E	82-07-029	132N-156-175	NEW	82-07-031
132H-140-090	NEW-P	82-07-070	132N-156-175	NEW-E	82-07-032
132H-140-090	NEW	82-11-039	132N-156-180	REP	82-07-031
132H-140-100	NEW-E	82-07-029	132N-156-180	REP-E	82-07-032
132H-140-100	NEW-P	82-07-070	132N-156-185	NEW	82-07-031
132H-140-100	NEW	82-11-039	132N-156-185	NEW-E	82-07-032
132H-140-110	NEW-E	82-07-029	132N-156-190	REP	82-07-031
132H-140-110	NEW-P	82-07-070	132N-156-190	REP-E	82-07-032
132H-140-110	NEW	82-11-039	132N-156-195	NEW	82-07-031
132H-160-492	NEW-P	82-12-045	132N-156-195	NEW-E	82-07-032
132H-160-492	NEW-E	82-15-017	132N-156-200	REP	82-07-031
132H-160-492	NEW-C	82-15-034	132N-156-200	REP-E	82-07-032
132H-160-492	NEW	82-19-069	132N-156-205	NEW	82-07-031
132N-156-010	REP	82-07-031	132N-156-205	NEW-E	82-07-032
132N-156-010	REP-E	82-07-032	132N-156-210	REP	82-07-031
132N-156-015	NEW	82-07-031	132N-156-210	REP-E	82-07-032
132N-156-015	NEW-E	82-07-032	132Q-89-010	NEW-P	82-08-018
132N-156-025	NEW	82-07-031	132Q-89-010	NEW-C	82-11-064
132N-156-025	NEW-E	82-07-032	132Q-89-010	NEW-C	82-13-063
132N-156-030	REP	82-07-031	132Q-89-010	NEW	82-15-048
132N-156-030	REP-E	82-07-032	132R-128-010	REP-P	82-08-043
132N-156-035	NEW	82-07-031	132R-128-020	REP-P	82-08-043
132N-156-035	NEW-E	82-07-032	132R-128-030	REP-P	82-08-043
132N-156-040	REP	82-07-031	132R-128-040	REP-P	82-08-043
132N-156-040	REP-E	82-07-032	132R-128-050	REP-P	82-08-043
132N-156-045	NEW	82-07-031	132R-128-060	REP-P	82-08-043
132N-156-045	NEW-E	82-07-032	132R-128-070	REP-P	82-08-043
132N-156-050	REP	82-07-031	132R-128-080	REP-P	82-08-043
132N-156-050	REP-E	82-07-032	132R-128-090	REP-P	82-08-043
132N-156-055	NEW	82-07-031	132R-128-100	REP-P	82-08-043
132N-156-055	NEW-E	82-07-032	132R-128-110	REP-P	82-08-043
132N-156-060	REP	82-07-031	132R-128-120	REP-P	82-08-043
132N-156-060	REP-E	82-07-032	132R-128-121	REP-P	82-08-043
132N-156-065	NEW	82-07-031	132R-128-122	REP-P	82-08-043
132N-156-065	NEW-E	82-07-032	132R-128-130	REP-P	82-08-043
132N-156-070	REP	82-07-031	132R-130-010	NEW-P	82-09-040
132N-156-070	REP-E	82-07-032	132R-130-010	NEW	82-14-075
132N-156-075	NEW	82-07-031	132R-180-010	REP-P	82-08-043
132N-156-075	NEW-E	82-07-032	132R-180-020	REP-P	82-08-043
132N-156-080	REP	82-07-031	132R-180-030	REP-P	82-08-043
132N-156-080	REP-E	82-07-032	132R-180-040	REP-P	82-08-043
132N-156-085	NEW	82-07-031	132R-180-050	REP-P	82-08-043
132N-156-085	NEW-E	82-07-032	132R-180-060	REP-P	82-08-043
132N-156-090	REP	82-07-031	132R-180-070	REP-P	82-08-043
132N-156-090	REP-E	82-07-032	132R-180-080	REP-P	82-08-043

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132S-12-060	REP	82-21-012	132S-16-134	REP-P	82-16-016
132S-12-070	REP-P	82-16-016	132S-16-134	REP	82-21-012
132S-12-070	REP	82-21-012	132S-16-135	REP-P	82-16-016
132S-12-080	REP-P	82-16-016	132S-16-135	REP	82-21-012
132S-12-080	REP	82-21-012	132S-16-136	REP-P	82-16-016
132S-12-090	REP-P	82-16-016	132S-16-136	REP	82-21-012
132S-12-090	REP	82-21-012	132S-16-140	REP-P	82-16-016
132S-12-100	REP-P	82-16-016	132S-16-140	REP	82-21-012
132S-12-100	REP	82-21-012	132S-16-150	REP-P	82-16-016
132S-12-110	REP-P	82-16-016	132S-16-150	REP	82-21-012
132S-12-110	REP	82-21-012	132S-16-160	REP-P	82-16-016
132S-12-120	REP-P	82-16-016	132S-16-160	REP	82-21-012
132S-12-120	REP	82-21-012	132S-16-170	REP-P	82-16-016
132S-12-130	REP-P	82-16-016	132S-16-170	REP	82-21-012
132S-12-130	REP	82-21-012	132S-16-180	REP-P	82-16-016
132S-12-140	REP-P	82-16-016	132S-16-180	REP	82-21-012
132S-12-140	REP	82-21-012	132S-16-190	REP-P	82-16-016
132S-12-150	REP-P	82-16-016	132S-16-190	REP	82-21-012
132S-12-150	REP	82-21-012	132S-16-200	REP-P	82-16-016
132S-12-160	REP-P	82-16-016	132S-16-200	REP	82-21-012
132S-12-160	REP	82-21-012	132S-16-210	REP-P	82-16-016
132S-12-170	REP-P	82-16-016	132S-16-210	REP	82-21-012
132S-12-170	REP	82-21-012	132S-16-220	REP-P	82-16-016
132S-12-180	REP-P	82-16-016	132S-16-220	REP	82-21-012
132S-12-180	REP	82-21-012	132S-16-230	REP-P	82-16-016
132S-12-190	REP-P	82-16-016	132S-16-230	REP	82-21-012
132S-12-190	REP	82-21-012	132S-16-240	REP-P	82-16-016
132S-12-200	REP-P	82-16-016	132S-16-240	REP	82-21-012
132S-12-200	REP	82-21-012	132S-16-250	REP-P	82-16-016
132S-12-210	REP-P	82-16-016	132S-16-250	REP	82-21-012
132S-12-210	REP	82-21-012	132S-16-260	REP-P	82-16-016
132S-12-220	REP-P	82-16-016	132S-16-260	REP	82-21-012
132S-12-220	REP	82-21-012	132S-16-270	REP-P	82-16-016
132S-14-010	REP-P	82-16-016	132S-16-270	REP	82-21-012
132S-14-010	REP	82-21-012	132S-16-280	REP-P	82-16-016
132S-14-020	REP-P	82-16-016	132S-16-280	REP	82-21-012
132S-14-020	REP	82-21-012	132S-16-290	REP-P	82-16-016
132S-16-010	REP-P	82-16-016	132S-16-290	REP	82-21-012
132S-16-010	REP	82-21-012	132S-16-300	REP-P	82-16-016
132S-16-020	REP-P	82-16-016	132S-16-300	REP	82-21-012
132S-16-020	REP	82-21-012	132S-16-310	REP-P	82-16-016
132S-16-030	REP-P	82-16-016	132S-16-310	REP	82-21-012
132S-16-030	REP	82-21-012	132S-16-320	REP-P	82-16-016
132S-16-050	REP-P	82-16-016	132S-16-320	REP	82-21-012
132S-16-050	REP	82-21-012	132S-16-330	REP-P	82-16-016
132S-16-052	REP-P	82-16-016	132S-16-330	REP	82-21-012
132S-16-052	REP	82-21-012	132S-16-340	REP-P	82-16-016
132S-16-060	REP-P	82-16-016	132S-16-340	REP	82-21-012
132S-16-060	REP	82-21-012	132S-16-350	REP-P	82-16-016
132S-16-070	REP-P	82-16-016	132S-16-350	REP	82-21-012
132S-16-070	REP	82-21-012	132S-16-360	REP-P	82-16-016
132S-16-081	REP-P	82-16-016	132S-16-360	REP	82-21-012
132S-16-081	REP	82-21-012	132S-16-370	REP-P	82-16-016
132S-16-082	REP-P	82-16-016	132S-16-370	REP	82-21-012
132S-16-082	REP	82-21-012	132S-16-380	REP-P	82-16-016
132S-16-083	REP-P	82-16-016	132S-16-380	REP	82-21-012
132S-16-083	REP	82-21-012	132S-16-390	REP-P	82-16-016
132S-16-0831	REP-P	82-16-016	132S-16-390	REP	82-21-012
132S-16-0831	REP	82-21-012	132S-16-400	REP-P	82-16-016
132S-16-084	REP-P	82-16-016	132S-16-400	REP	82-21-012
132S-16-084	REP	82-21-012	132S-16-410	REP-P	82-16-016
132S-16-090	REP-P	82-16-016	132S-16-410	REP	82-21-012
132S-16-090	REP	82-21-012	132S-16-420	REP-P	82-16-016
132S-16-100	REP-P	82-16-016	132S-16-420	REP	82-21-012
132S-16-100	REP	82-21-012	132S-16-430	REP-P	82-16-016
132S-16-110	REP-P	82-16-016	132S-16-430	REP	82-21-012
132S-16-110	REP	82-21-012	132S-16-440	REP-P	82-16-016
132S-16-120	REP-P	82-16-016	132S-16-440	REP	82-21-012
132S-16-120	REP	82-21-012	132S-16-445	REP-P	82-16-016
132S-16-130	REP-P	82-16-016	132S-16-445	REP	82-21-012
132S-16-130	REP	82-21-012	132S-16-450	REP-P	82-16-016
132S-16-131	REP-P	82-16-016	132S-16-450	REP	82-21-012
132S-16-131	REP	82-21-012	132S-16-455	REP-P	82-16-016
132S-16-132	REP-P	82-16-016	132S-16-455	REP	82-21-012
132S-16-132	REP	82-21-012	132S-16-460	REP-P	82-16-016

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**Table of WAC Sections Affected**

<b>WAC #</b>	<b>WSR #</b>	<b>WAC #</b>	<b>WSR #</b>	<b>WAC #</b>	<b>WSR #</b>
132S-50-010	NEW	82-21-012	132S-52-020	REP-P	82-16-016
132S-50-020	NEW-P	82-16-016	132S-52-020	REP	82-21-012
132S-50-020	NEW	82-21-012	132S-52-030	REP-P	82-16-016
132S-50-024	NEW-P	82-16-016	132S-52-030	REP	82-21-012
132S-50-024	NEW	82-21-012	132S-52-040	REP-P	82-16-016
132S-50-025	NEW-P	82-16-016	132S-52-040	REP	82-21-012
132S-50-025	NEW	82-21-012	132S-52-050	REP-P	82-16-016
132S-50-026	NEW-P	82-16-016	132S-52-050	REP	82-21-012
132S-50-026	NEW	82-21-012	132S-52-060	REP-P	82-16-016
132S-50-027	NEW-P	82-16-016	132S-52-060	REP	82-21-012
132S-50-027	NEW	82-21-012	132S-108-010	REP-P	82-16-016
132S-50-030	NEW-P	82-16-016	132S-108-010	REP	82-21-012
132S-50-030	NEW	82-21-012	132S-108-020	REP-P	82-16-016
132S-50-040	NEW-P	82-16-016	132S-108-020	REP	82-21-012
132S-50-040	NEW	82-21-012	132S-108-030	REP-P	82-16-016
132S-50-050	NEW-P	82-16-016	132S-108-030	REP	82-21-012
132S-50-050	NEW	82-21-012	132S-108-040	REP-P	82-16-016
132S-50-055	NEW-P	82-16-016	132S-108-040	REP	82-21-012
132S-50-055	NEW	82-21-012	132S-108-050	REP-P	82-16-016
132S-50-060	NEW-P	82-16-016	132S-108-050	REP	82-21-012
132S-50-060	NEW	82-21-012	132S-108-060	REP-P	82-16-016
132S-50-065	NEW-P	82-16-016	132S-108-060	REP	82-21-012
132S-50-065	NEW	82-21-012	132S-108-070	REP-P	82-16-016
132S-50-070	NEW-P	82-16-016	132S-108-070	REP	82-21-012
132S-50-070	NEW	82-21-012	132S-108-080	REP-P	82-16-016
132S-50-075	NEW-P	82-16-016	132S-108-080	REP	82-21-012
132S-50-075	NEW	82-21-012	132S-108-090	REP-P	82-16-016
132S-50-080	NEW-P	82-16-016	132S-108-090	REP	82-21-012
132S-50-080	NEW	82-21-012	132S-108-100	REP-P	82-16-016
132S-50-085	NEW-P	82-16-016	132S-108-100	REP	82-21-012
132S-50-085	NEW	82-21-012	132S-108-110	REP-P	82-16-016
132S-50-090	NEW-P	82-16-016	132S-108-110	REP	82-21-012
132S-50-090	NEW	82-21-012	132S-108-120	REP-P	82-16-016
132S-50-095	NEW-P	82-16-016	132S-108-120	REP	82-21-012
132S-50-095	NEW	82-21-012	132S-108-130	REP-P	82-16-016
132S-50-100	NEW-P	82-16-016	132S-108-130	REP	82-21-012
132S-50-100	NEW	82-21-012	132S-108-140	REP-P	82-16-016
132S-50-110	NEW-P	82-16-016	132S-108-140	REP	82-21-012
132S-50-110	NEW	82-21-012	132S-108-150	REP-P	82-16-016
132S-50-115	NEW-P	82-16-016	132S-108-150	REP	82-21-012
132S-50-115	NEW	82-21-012	132S-108-160	REP-P	82-16-016
132S-50-120	NEW-P	82-16-016	132S-108-160	REP	82-21-012
132S-50-120	NEW	82-21-012	132S-108-170	REP-P	82-16-016
132S-50-125	NEW-P	82-16-016	132S-108-170	REP	82-21-012
132S-50-125	NEW	82-21-012	132S-108-190	REP-P	82-16-016
132S-50-130	NEW-P	82-16-016	132S-108-190	REP	82-21-012
132S-50-130	NEW	82-21-012	132S-108-200	REP-P	82-16-016
132S-50-135	NEW-P	82-16-016	132S-108-200	REP	82-21-012
132S-50-135	NEW	82-21-012	132S-108-210	REP-P	82-16-016
132S-50-140	NEW-P	82-16-016	132S-108-210	REP	82-21-012
132S-50-140	NEW	82-21-012	132S-108-220	REP-P	82-16-016
132S-50-145	NEW-P	82-16-016	132S-108-220	REP	82-21-012
132S-50-145	NEW	82-21-012	132S-108-230	REP-P	82-16-016
132S-50-150	NEW-P	82-16-016	132S-108-230	REP	82-21-012
132S-50-150	NEW	82-21-012	132S-108-240	REP-P	82-16-016
132S-50-155	NEW-P	82-16-016	132S-108-240	REP	82-21-012
132S-50-155	NEW	82-21-012	132S-108-250	REP-P	82-16-016
132S-50-160	NEW-P	82-16-016	132S-108-250	REP	82-21-012
132S-50-160	NEW	82-21-012	132S-108-260	REP-P	82-16-016
132S-50-165	NEW-P	82-16-016	132S-108-260	REP	82-21-012
132S-50-165	NEW	82-21-012	132S-108-270	REP-P	82-16-016
132S-50-170	NEW-P	82-16-016	132S-108-270	REP	82-21-012
132S-50-170	NEW	82-21-012	132S-108-280	REP-P	82-16-016
132S-50-175	NEW-P	82-16-016	132S-108-280	REP	82-21-012
132S-50-175	NEW	82-21-012	132S-108-290	REP-P	82-16-016
132S-50-180	NEW-P	82-16-016	132S-108-290	REP	82-21-012
132S-50-180	NEW	82-21-012	132S-108-300	REP-P	82-16-016
132S-50-185	NEW-P	82-16-016	132S-108-300	REP	82-21-012
132S-50-185	NEW	82-21-012	132S-108-310	REP-P	82-16-016
132S-50-190	NEW-P	82-16-016	132S-108-310	REP	82-21-012
132S-50-190	NEW	82-21-012	132S-108-320	REP-P	82-16-016
132S-50-195	NEW-P	82-16-016	132S-108-320	REP	82-21-012
132S-50-195	NEW	82-21-012	132S-108-330	REP-P	82-16-016
132S-50-280	NEW-P	82-16-016	132S-108-330	REP	82-21-012
132S-50-280	NEW	82-21-012	132S-116-010	REP-P	82-16-016
132S-52-010	REP-P	82-16-016	132S-116-010	REP	82-21-012
132S-52-010	REP	82-21-012	132S-116-020	REP-P	82-16-016

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132S-136-250	REP	82-21-012	132S-168-080	REP-P	82-16-016
132S-136-260	REP-P	82-16-016	132S-168-080	REP	82-21-012
132S-136-260	REP	82-21-012	132S-168-090	REP-P	82-16-016
132S-136-270	REP-P	82-16-016	132S-168-090	REP	82-21-012
132S-136-270	REP	82-21-012	132S-168-100	REP-P	82-16-016
132S-136-280	REP-P	82-16-016	132S-168-100	REP	82-21-012
132S-136-280	REP	82-21-012	132S-168-110	REP-P	82-16-016
132S-136-290	REP-P	82-16-016	132S-168-110	REP	82-21-012
132S-136-290	REP	82-21-012	132S-168-120	REP-P	82-16-016
132S-136-300	REP-P	82-16-016	132S-168-120	REP	82-21-012
132S-136-300	REP	82-21-012	132S-170-010	REP-P	82-16-016
132S-136-310	REP-P	82-16-016	132S-170-010	REP	82-21-012
132S-136-310	REP	82-21-012	132S-170-020	REP-P	82-16-016
132S-137-400	REP-P	82-16-016	132S-170-020	REP	82-21-012
132S-137-400	REP	82-21-012	132S-170-030	REP-P	82-16-016
132S-137-410	REP-P	82-16-016	132S-170-030	REP	82-21-012
132S-137-410	REP	82-21-012	132S-172-010	REP-P	82-16-016
132S-137-420	REP-P	82-16-016	132S-172-010	REP	82-21-012
132S-137-420	REP	82-21-012	132S-172-020	REP-P	82-16-016
132S-138-010	REP-P	82-16-016	132S-172-020	REP	82-21-012
132S-138-010	REP	82-21-012	132S-173-010	REP-P	82-16-016
132S-138-020	REP-P	82-16-016	132S-173-010	REP	82-21-012
132S-138-020	REP	82-21-012	132S-173-020	REP-P	82-16-016
132S-138-030	REP-P	82-16-016	132S-173-020	REP	82-21-012
132S-138-030	REP	82-21-012	132S-173-030	REP-P	82-16-016
132S-139-600	REP-P	82-16-016	132S-173-030	REP	82-21-012
132S-139-600	REP	82-21-012	132S-175-010	REP-P	82-16-016
132S-140-010	REP-P	82-16-016	132S-175-010	REP	82-21-012
132S-140-010	REP	82-21-012	132S-175-020	REP-P	82-16-016
132S-140-020	REP-P	82-16-016	132S-175-020	REP	82-21-012
132S-140-020	REP	82-21-012	132S-175-030	REP-P	82-16-016
132S-140-030	REP-P	82-16-016	132S-175-030	REP	82-21-012
132S-140-030	REP	82-21-012	132S-175-040	REP-P	82-16-016
132S-140-040	REP-P	82-16-016	132S-175-040	REP	82-21-012
132S-140-040	REP	82-21-012	132S-180-010	REP-P	82-16-016
132S-140-050	REP-P	82-16-016	132S-180-010	REP	82-21-012
132S-140-050	REP	82-21-012	132S-180-020	REP-P	82-16-016
132S-142-010	REP-P	82-16-016	132S-180-020	REP	82-21-012
132S-142-010	REP	82-21-012	132S-180-030	REP-P	82-16-016
132S-142-020	REP-P	82-16-016	132S-180-030	REP	82-21-012
132S-142-020	REP	82-21-012	132S-180-040	REP-P	82-16-016
132S-142-030	REP-P	82-16-016	132S-180-040	REP	82-21-012
132S-142-030	REP	82-21-012	132S-185-010	REP-P	82-16-016
132S-142-040	REP-P	82-16-016	132S-185-010	REP	82-21-012
132S-142-040	REP	82-21-012	132S-185-020	REP-P	82-16-016
132S-152-010	REP-P	82-16-016	132S-185-020	REP	82-21-012
132S-152-010	REP	82-21-012	132S-185-030	REP-P	82-16-016
132S-152-015	REP-P	82-16-016	132S-185-030	REP	82-21-012
132S-152-015	REP	82-21-012	132S-185-040	REP-P	82-16-016
132S-152-020	REP-P	82-16-016	132S-185-040	REP	82-21-012
132S-152-020	REP	82-21-012	132S-185-050	REP-P	82-16-016
132S-152-030	REP-P	82-16-016	132S-185-050	REP	82-21-012
132S-152-030	REP	82-21-012	132S-187-010	REP-P	82-16-016
132S-152-040	REP-P	82-16-016	132S-187-010	REP	82-21-012
132S-152-040	REP	82-21-012	132S-187-015	REP-P	82-16-016
132S-152-050	REP-P	82-16-016	132S-187-015	REP	82-21-012
132S-152-050	REP	82-21-012	132S-190-010	REP-P	82-16-016
132S-152-060	REP-P	82-16-016	132S-190-010	REP	82-21-012
132S-152-060	REP	82-21-012	132S-190-020	REP-P	82-16-016
132S-165-010	REP-P	82-16-016	132S-190-020	REP	82-21-012
132S-165-010	REP	82-21-012	132S-190-030	REP-P	82-16-016
132S-165-020	REP-P	82-16-016	132S-190-030	REP	82-21-012
132S-165-020	REP	82-21-012	132S-190-040	REP-P	82-16-016
132S-168-010	REP-P	82-16-016	132S-190-040	REP	82-21-012
132S-168-010	REP	82-21-012	132S-190-050	REP-P	82-16-016
132S-168-020	REP-P	82-16-016	132S-190-050	REP	82-21-012
132S-168-020	REP	82-21-012	132S-190-060	REP-P	82-16-016
132S-168-030	REP-P	82-16-016	132S-190-060	REP	82-21-012
132S-168-030	REP	82-21-012	132S-195-010	REP-P	82-16-016
132S-168-040	REP-P	82-16-016	132S-195-010	REP	82-21-012
132S-168-040	REP	82-21-012	132S-197-010	REP-P	82-16-016
132S-168-050	REP-P	82-16-016	132S-197-010	REP	82-21-012
132S-168-050	REP	82-21-012	132S-197-012	REP-P	82-16-016
132S-168-060	REP-P	82-16-016	132S-197-012	REP	82-21-012
132S-168-060	REP	82-21-012	132T-05-020	AMD-P	82-02-046
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132T-104-130	AMD-P	82-06-024	133-30-030	NEW-P	82-22-061
132T-104-130	AMD	82-12-056	133-30-040	NEW-P	82-22-061
132T-104-210	AMD-P	82-06-024	133-30-050	NEW-P	82-22-061
132T-104-210	AMD	82-12-056	133-30-060	NEW-P	82-22-061
132T-104-210	AMD-P	82-22-017	133-30-070	NEW-P	82-22-061
132T-104-220	REP-P	82-22-017	133-30-080	NEW-P	82-22-061
132T-104-230	REP-P	82-22-017	133-40-010	NEW-P	82-22-061
132T-104-240	AMD-P	82-06-024	133-40-010	NEW-E	82-22-062
132T-104-240	AMD	82-12-056	133-40-020	NEW-P	82-22-061
132T-104-260	AMD-P	82-06-024	133-40-020	NEW-E	82-22-062
132T-104-260	AMD	82-12-056	133-40-030	NEW-P	82-22-061
132T-104-265	NEW-P	82-06-024	133-40-030	NEW-E	82-22-062
132T-104-265	NEW	82-12-056	133-40-040	NEW-P	82-22-061
132T-104-270	AMD-P	82-06-024	133-40-040	NEW-E	82-22-062
132T-104-270	AMD	82-12-056	133-40-050	NEW-P	82-22-061
132T-104-280	AMD-P	82-06-024	133-40-050	NEW-E	82-22-062
132T-104-280	AMD	82-12-056	133-40-060	NEW-P	82-22-061
132T-128-010	AMD-P	82-20-010	133-40-060	NEW-E	82-22-062
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132T-128-030	AMD-P	82-20-010	133-50-020	NEW-P	82-22-061
132T-128-030	AMD	82-24-020	137-04-010	NEW	82-04-023
132T-128-040	AMD-P	82-20-010	137-04-015	NEW	82-04-023
132T-128-050	AMD-P	82-20-010	137-04-020	NEW	82-04-023
132T-128-050	AMD	82-24-020	137-04-030	NEW	82-04-023
132T-128-080	AMD-P	82-20-010	137-08-010	NEW	82-04-023
132T-128-080	AMD	82-24-020	137-08-020	NEW	82-04-023
132T-190-030	AMD-P	82-20-061	137-08-060	NEW	82-04-023
132T-190-030	AMD	82-24-021	137-08-070	NEW	82-04-023
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132Y-125-004	NEW	82-10-013	137-08-090	NEW	82-04-023
132Y-136-001	NEW	82-04-018	137-08-100	NEW	82-04-023
132Y-136-101	NEW	82-04-018	137-08-110	NEW	82-04-023
132Y-136-201	NEW	82-04-018	137-08-120	NEW	82-04-023
132Y-136-204	NEW	82-04-018	137-08-130	NEW	82-04-023
132Y-136-208	NEW	82-04-018	137-08-140	NEW	82-04-023
132Y-136-212	NEW	82-04-018	137-08-150	NEW	82-04-023
132Y-136-216	NEW	82-04-018	137-08-160	NEW	82-04-023
132Y-136-220	NEW	82-04-018	137-08-170	NEW	82-04-023
132Y-136-224	NEW	82-04-018	137-08-180	NEW	82-04-023
132Y-136-228	NEW	82-04-018	137-56-005	NEW-P	82-04-059
132Y-136-236	NEW	82-04-018	137-56-005	NEW	82-08-055
132Y-136-304	NEW	82-04-018	137-56-010	NEW-P	82-04-059
132Y-136-401	NEW	82-04-018	137-56-010	NEW	82-08-055
132Y-136-404	NEW	82-04-018	137-56-020	NEW-P	82-04-059
132Y-136-501	NEW	82-04-018	137-56-020	NEW	82-08-055
132Y-136-540	NEW	82-04-018	137-56-030	NEW-P	82-04-059
132Y-140	NEW-C	82-20-025	137-56-030	NEW	82-08-055
132Y-140-001	NEW-P	82-16-075	137-56-040	NEW-P	82-04-059
132Y-140-001	NEW	82-22-064	137-56-040	NEW	82-08-055
132Y-140-101	NEW-P	82-16-075	137-56-050	NEW-P	82-04-059
132Y-140-101	NEW	82-22-064	137-56-050	NEW	82-08-055
132Y-140-102	NEW	82-22-064	137-56-060	NEW-P	82-04-059
132Y-140-104	NEW-P	82-16-075	137-56-060	NEW	82-08-055
132Y-140-104	NEW	82-22-064	137-56-070	NEW-P	82-04-059
132Y-140-108	NEW-P	82-16-075	137-56-070	NEW	82-08-055
132Y-140-108	NEW	82-22-064	137-56-080	NEW-P	82-04-059
132Y-140-112	NEW-P	82-16-075	137-56-080	NEW	82-08-055
132Y-140-112	NEW	82-22-064	137-56-090	NEW-P	82-04-059
132Y-140-116	NEW-P	82-16-075	137-56-090	NEW	82-08-055
132Y-140-116	NEW	82-22-064	137-56-100	NEW-P	82-04-059
133-10-010	NEW-P	82-22-061	137-56-100	NEW	82-08-055
133-10-020	NEW-P	82-22-061	137-56-120	NEW-P	82-04-059
133-10-030	NEW-P	82-22-061	137-56-120	NEW	82-08-055
133-20-010	NEW-P	82-22-061	137-56-140	NEW-P	82-04-059
133-20-020	NEW-P	82-22-061	137-56-140	NEW	82-08-055
133-20-030	NEW-P	82-22-061	137-56-150	NEW-P	82-04-059
133-20-040	NEW-P	82-22-061	137-56-150	NEW	82-08-055
133-20-050	NEW-P	82-22-061	137-56-160	NEW-P	82-04-059
133-20-060	NEW-P	82-22-061	137-56-160	NEW	82-08-055
133-20-070	NEW-P	82-22-061	137-56-170	NEW-P	82-04-059
133-20-080	NEW-P	82-22-061	137-56-170	NEW	82-08-055
133-20-090	NEW-P	82-22-061	137-56-180	NEW-P	82-04-059
133-20-100	NEW-P	82-22-061	137-56-180	NEW	82-08-055
133-20-110	NEW-P	82-22-061	137-56-190	NEW-P	82-04-059
133-20-120	NEW-P	82-22-061	137-56-190	NEW	82-08-055

**Table of WAC Sections Affected**

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
137-60-090	NEW	82-07-006	137-66-110	NEW-E	82-23-046
137-60-100	NEW-P	82-03-015	137-66-120	NEW-P	82-23-043
137-60-100	NEW-E	82-03-016	137-66-120	NEW-E	82-23-046
137-60-100	NEW	82-07-006	137-66-130	NEW-P	82-23-043
137-60-110	NEW-P	82-03-015	137-66-130	NEW-E	82-23-046
137-60-110	NEW-E	82-03-016	137-68-010	NEW-P	82-23-045
137-60-110	NEW	82-07-006	137-68-020	NEW-P	82-23-045
137-60-120	NEW-P	82-03-015	137-68-030	NEW-P	82-23-045
137-60-120	NEW-E	82-03-016	137-68-040	NEW-P	82-23-045
137-60-120	NEW	82-07-006	137-68-050	NEW-P	82-23-045
137-60-130	NEW-P	82-03-015	137-70-010	NEW-P	82-14-030
137-60-130	NEW-E	82-03-016	137-70-010	NEW-E	82-14-033
137-60-130	NEW	82-07-006	137-70-010	NEW	82-17-044
137-60-140	NEW-P	82-03-015	137-70-020	NEW-P	82-14-030
137-60-140	NEW-E	82-03-016	137-70-020	NEW-E	82-14-033
137-60-140	NEW	82-07-006	137-70-020	NEW	82-17-044
137-65-010	NEW-P	82-14-031	137-70-030	NEW-P	82-14-030
137-65-010	NEW-E	82-14-034	137-70-030	NEW-E	82-14-033
137-65-010	NEW-W	82-18-043	137-70-030	NEW	82-17-044
137-65-010	NEW-P	82-23-044	137-70-040	NEW-P	82-14-030
137-65-010	NEW-E	82-23-047	137-70-040	NEW-E	82-14-033
137-65-020	NEW-P	82-14-031	137-70-040	NEW	82-17-044
137-65-020	NEW-E	82-14-034	137-70-050	NEW-P	82-14-030
137-65-020	NEW-W	82-18-043	137-70-050	NEW-E	82-14-033
137-65-020	NEW-P	82-23-044	137-70-050	NEW	82-17-044
137-65-020	NEW-E	82-23-047	137-70-060	NEW-P	82-14-030
137-65-030	NEW-P	82-14-031	137-70-060	NEW-E	82-14-033
137-65-030	NEW-E	82-14-034	137-70-060	NEW	82-17-044
137-65-030	NEW-W	82-18-043	137-70-070	NEW-P	82-14-030
137-65-030	NEW-P	82-23-044	137-70-070	NEW-E	82-14-033
137-65-030	NEW-E	82-23-047	137-70-070	NEW	82-17-044
137-65-040	NEW-P	82-14-031	137-70-080	NEW-P	82-14-030
137-65-040	NEW-E	82-14-034	137-70-080	NEW-E	82-14-033
137-65-040	NEW-W	82-18-043	137-70-080	NEW	82-17-044
137-65-040	NEW-P	82-23-044	137-80-010	NEW-P	82-14-032
137-65-040	NEW-E	82-23-047	137-80-010	NEW	82-18-042
137-65-050	NEW-P	82-14-031	137-80-020	NEW-P	82-14-032
137-65-050	NEW-E	82-14-034	137-80-020	NEW	82-18-042
137-65-050	NEW-W	82-18-043	137-80-030	NEW-P	82-14-032
137-65-050	NEW-P	82-23-044	137-80-030	NEW	82-18-042
137-65-050	NEW-E	82-23-047	137-80-040	NEW-P	82-14-032
137-65-060	NEW-P	82-14-031	137-80-040	NEW	82-18-042
137-65-060	NEW-E	82-14-034	137-80-050	NEW-P	82-14-032
137-65-060	NEW-W	82-18-043	137-80-050	NEW	82-18-042
137-65-060	NEW-P	82-23-044	137-80-060	NEW-P	82-14-032
137-65-060	NEW-E	82-23-047	137-80-060	NEW	82-18-042
137-65-070	NEW-P	82-14-031	139-14-010	AMD-P	82-22-063
137-65-070	NEW-E	82-14-034	139-20-010	REP-P	82-22-063
137-65-070	NEW-W	82-18-043	139-20-020	NEW-P	82-22-063
137-65-070	NEW-P	82-23-044	139-36-010	REP-P	82-04-065
137-65-070	NEW-E	82-23-047	139-36-010	REP	82-07-051
137-65-080	NEW-P	82-14-031	139-36-020	NEW-P	82-04-066
137-65-080	NEW-E	82-14-034	139-36-020	NEW	82-07-052
137-65-080	NEW-W	82-18-043	139-36-030	NEW-P	82-04-066
137-66-010	NEW-P	82-23-043	139-36-030	NEW	82-07-052
137-66-010	NEW-E	82-23-046	139-36-031	NEW-P	82-04-066
137-66-015	NEW-P	82-23-043	139-36-031	NEW	82-07-052
137-66-015	NEW-E	82-23-046	139-36-032	NEW-P	82-04-066
137-66-020	NEW-P	82-23-043	139-36-032	NEW	82-07-052
137-66-020	NEW-E	82-23-046	139-36-033	NEW-P	82-04-066
137-66-030	NEW-P	82-23-043	139-36-033	NEW	82-07-052
137-66-030	NEW-E	82-23-046	139-36-034	NEW-P	82-04-066
137-66-040	NEW-P	82-23-043	139-36-034	NEW	82-07-052
137-66-040	NEW-E	82-23-046	139-36-040	NEW-P	82-04-066
137-66-050	NEW-P	82-23-043	139-36-040	NEW	82-07-052
137-66-050	NEW-E	82-23-046	139-36-041	NEW-P	82-04-066
137-66-060	NEW-P	82-23-043	139-36-041	NEW	82-07-052
137-66-060	NEW-E	82-23-046	139-36-050	NEW-P	82-04-066
137-66-070	NEW-P	82-23-043	139-36-050	NEW	82-07-052
137-66-070	NEW-E	82-23-046	139-36-051	NEW-P	82-04-066
137-66-080	NEW-P	82-23-043	139-36-051	NEW	82-07-052
137-66-080	NEW-E	82-23-046	139-36-060	NEW-P	82-04-066
137-66-090	NEW-P	82-23-043	139-36-060	NEW	82-07-052
137-66-090	NEW-E	82-23-046	139-36-061	NEW-P	82-04-066
137-66-100	NEW-P	82-23-043	139-36-061	NEW	82-07-052
137-66-100	NEW-E	82-23-046	139-50-010	NEW-P	82-03-047
137-66-110	NEW-P	82-23-043	139-50-010	NEW	82-07-053

**Table of WAC Sections Affected**

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
154-12-070	NEW-E	82-10-005	154-64-020	NEW	82-13-043
154-12-070	NEW	82-13-043	154-64-030	NEW-E	82-04-017
154-12-080	NEW-E	82-04-017	154-64-030	NEW-E	82-10-005
154-12-080	NEW-E	82-10-005	154-64-030	NEW	82-13-043
154-12-080	NEW	82-13-043	154-64-040	NEW-E	82-04-017
154-12-090	NEW-E	82-04-017	154-64-040	NEW-E	82-10-005
154-12-090	NEW-E	82-10-005	154-64-040	NEW	82-13-043
154-12-090	NEW	82-13-043	154-64-050	NEW-E	82-04-017
154-12-100	NEW-E	82-04-017	154-64-050	NEW-E	82-10-005
154-12-100	NEW-E	82-10-005	154-64-050	NEW	82-13-043
154-12-100	NEW	82-13-043	154-64-060	NEW-E	82-04-017
154-12-110	NEW-E	82-04-017	154-64-060	NEW-E	82-10-005
154-12-110	NEW-E	82-10-005	154-64-060	NEW	82-13-043
154-12-110	NEW	82-13-043	154-68	NEW-C	82-08-054
154-16	NEW-C	82-08-054	154-68-010	NEW-E	82-04-017
154-16-010	NEW-E	82-04-017	154-68-010	NEW-E	82-10-005
154-16-010	NEW-E	82-10-005	154-68-010	NEW	82-13-043
154-16-010	NEW	82-13-043	154-68-020	NEW-E	82-04-017
154-16-020	NEW-E	82-04-017	154-68-020	NEW-E	82-10-005
154-16-020	NEW-E	82-10-005	154-68-020	NEW	82-13-043
154-16-020	NEW	82-13-043	162-06-010	NEW-P	82-12-053
154-20	NEW-C	82-08-054	162-06-010	NEW-C	82-16-070
154-20-010	NEW-E	82-04-017	162-06-010	NEW	82-19-086
154-20-010	NEW-E	82-10-005	162-06-030	NEW-P	82-12-053
154-20-010	NEW	82-13-043	162-06-030	NEW-C	82-16-070
154-20-020	NEW-E	82-04-017	162-06-030	NEW-C	82-16-070
154-20-020	NEW-E	82-10-005	162-16-160	NEW-P	82-08-070
154-20-020	NEW	82-13-043	162-16-160	NEW-C	82-12-023
154-24	NEW-C	82-08-054	162-16-160	NEW-C	82-16-082
154-24-010	NEW-E	82-04-017	162-16-160	NEW	82-19-072
154-24-010	NEW-E	82-10-005	162-26	NEW-C	82-19-061
154-24-010	NEW-E	82-13-043	162-26-010	NEW-P	82-12-053
154-24-010	NEW	82-13-043	162-26-010	NEW-C	82-12-023
154-28	NEW-C	82-08-054	162-26-170	NEW-C	82-16-082
154-28-010	NEW-E	82-04-017	162-26-170	NEW	82-19-072
154-28-010	NEW-E	82-10-005	162-26	NEW-C	82-19-061
154-28-010	NEW	82-13-043	162-26-020	NEW-P	82-12-053
154-32	NEW-C	82-08-054	162-26-020	NEW-C	82-16-070
154-32-010	NEW-E	82-04-017	162-26-010	NEW	82-19-086
154-32-010	NEW-E	82-10-005	162-26-020	NEW-P	82-12-053
154-32-010	NEW	82-13-043	162-26-020	NEW-C	82-16-070
154-32-020	NEW-E	82-04-017	162-26-020	NEW	82-19-086
154-32-020	NEW-E	82-10-005	162-26-030	NEW-P	82-12-053
154-32-020	NEW	82-13-043	162-26-030	NEW-C	82-16-070
154-36	NEW-C	82-08-054	162-26-030	NEW	82-19-086
154-36-010	NEW-E	82-04-017	162-26-035	NEW-P	82-12-053
154-36-010	NEW-E	82-10-005	162-26-035	NEW-C	82-16-070
154-36-010	NEW	82-13-043	162-26-035	NEW	82-19-086
154-40	NEW-C	82-08-054	162-26-040	NEW-P	82-12-053
154-40-010	NEW-E	82-04-017	162-26-040	NEW-C	82-16-070
154-40-010	NEW-E	82-10-005	162-26-040	NEW	82-19-086
154-40-010	NEW	82-13-043	162-26-050	NEW-P	82-12-053
154-44	NEW-C	82-08-054	162-26-050	NEW-C	82-16-070
154-44-010	NEW-E	82-04-017	162-26-050	NEW	82-19-086
154-44-010	NEW-E	82-10-005	162-26-060	NEW-P	82-12-053
154-44-010	NEW	82-13-043	162-26-060	NEW-C	82-16-070
154-48	NEW-C	82-08-054	162-26-060	NEW	82-19-086
154-48-010	NEW-E	82-04-017	162-26-070	NEW-P	82-12-053
154-48-010	NEW-E	82-10-005	162-26-070	NEW-C	82-16-070
154-48-010	NEW	82-13-043	162-26-070	NEW	82-19-086
154-52	NEW-C	82-08-054	162-26-080	NEW-P	82-12-053
154-52-010	NEW-E	82-04-017	162-26-080	NEW-C	82-16-070
154-52-010	NEW-E	82-10-005	162-26-080	NEW-C	82-22-086
154-52-010	NEW	82-13-043	162-26-090	NEW-P	82-12-053
154-56	NEW-C	82-08-054	162-26-090	NEW-C	82-16-070
154-56-010	NEW-E	82-04-017	162-26-090	NEW	82-19-086
154-56-010	NEW-E	82-10-005	162-26-100	NEW-P	82-12-053
154-56-010	NEW	82-13-043	162-26-100	NEW-C	82-16-070
154-60	NEW-C	82-08-054	162-26-100	NEW-C	82-22-086
154-60-010	NEW-E	82-04-017	162-26-110	NEW-P	82-12-053
154-60-010	NEW-E	82-10-005	162-26-110	NEW-C	82-16-070
154-60-010	NEW	82-13-043	162-26-110	NEW	82-19-086
154-64	NEW-C	82-08-054	162-26-120	NEW-P	82-12-053
154-64-010	NEW-E	82-04-017	162-26-120	NEW-C	82-16-070
154-64-010	NEW-E	82-10-005	162-26-120	NEW	82-19-086
154-64-010	NEW	82-13-043	162-26-130	NEW-P	82-12-053
154-64-020	NEW-E	82-04-017	162-26-130	NEW-C	82-16-070
154-64-020	NEW-E	82-10-005	162-26-130	NEW	82-19-086
154-64-020	NEW-E	82-13-043	162-26-130	NEW-P	82-12-053
154-64-020	NEW-E	82-04-017	162-26-130	NEW-C	82-16-070
154-64-020	NEW-E	82-10-005	162-26-130	NEW	82-19-086

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
172-116-280	AMD	82-07-038	173-19-450	AMD-P	82-21-070
172-116-300	AMD	82-07-038	173-19-4502	AMD-P	82-05-056
172-116-310	AMD	82-07-038	173-19-4502	AMD	82-10-001
172-116-315	AMD	82-07-038	173-20-520	AMD-P	82-07-099
172-116-320	AMD	82-07-038	173-20-520	AMD-P	82-11-102
172-116-330	AMD	82-07-038	173-60-020	AMD-P	82-22-089
172-116-340	AMD	82-07-038	173-60-050	AMD-P	82-22-089
172-116-345	NEW	82-07-038	173-80-010	NEW	82-05-011
172-168-010	AMD	82-07-064	173-80-020	NEW	82-05-011
172-168-020	AMD	82-07-064	173-80-030	NEW	82-05-011
172-168-060	AMD	82-07-064	173-80-040	NEW	82-05-011
172-168-070	AMD	82-07-064	173-80-050	NEW	82-05-011
172-168-080	AMD	82-07-064	173-80-060	NEW	82-05-011
172-168-090	AMD	82-07-064	173-80-070	NEW	82-05-011
172-168-100	AMD	82-07-064	173-128-010	REP-P	82-10-074
172-168-110	AMD	82-07-064	173-128-010	REP	82-14-041
172-168-120	AMD	82-07-064	173-128-020	REP-P	82-10-074
172-168-130	AMD	82-07-064	173-128-020	REP	82-14-041
172-180-020	AMD-E	82-15-047	173-128-030	REP-P	82-10-074
172-180-020	AMD-P	82-16-051	173-128-030	REP	82-14-041
172-180-020	AMD	82-22-078	173-128-040	REP-P	82-10-074
173-03-030	AMD-P	82-13-107	173-128-040	REP	82-14-041
173-03-060	AMD-P	82-13-107	173-128-050	REP-P	82-10-074
173-14-090	AMD-E	82-16-056	173-128-050	REP	82-14-041
173-14-115	AMD-E	82-16-056	173-128A-010	NEW-P	82-10-074
173-19-130	AMD-P	82-21-070	173-128A-010	NEW	82-14-041
173-19-160	AMD	82-05-017	173-128A-020	NEW-P	82-10-074
173-19-160	AMD-P	82-08-075	173-128A-020	NEW	82-14-041
173-19-160	AMD	82-11-105	173-128A-030	NEW-P	82-10-074
173-19-2102	AMD-P	82-13-106	173-128A-030	NEW	82-14-041
173-19-2102	AMD	82-17-046	173-128A-040	NEW-P	82-10-074
173-19-2203	AMD-P	82-21-070	173-128A-040	NEW	82-14-041
173-19-240	AMD-P	82-13-106	173-128A-050	NEW-P	82-10-074
173-19-240	AMD	82-17-047	173-128A-050	NEW	82-14-041
173-19-250	AMD	82-05-018	173-130	REP-C	82-14-040
173-19-2503	AMD-P	82-21-070	173-130-010	REP-P	82-10-073
173-19-2521	AMD	82-02-079	173-130-010	REP	82-16-103
173-19-2524	AMD-P	82-08-075	173-130-020	REP-P	82-10-073
173-19-2524	AMD	82-11-106	173-130-020	REP	82-16-103
173-19-260	AMD-P	82-19-102	173-130-030	REP-P	82-10-073
173-19-260	AMD-C	82-24-063	173-130-030	REP	82-16-103
173-19-2601	AMD-C	82-02-076	173-130-040	REP-P	82-10-073
173-19-2601	AMD	82-03-042	173-130-040	REP	82-16-103
173-19-2601	AMD-P	82-03-043	173-130-050	REP-P	82-10-073
173-19-2601	AMD	82-07-003	173-130-050	REP	82-16-103
173-19-2901	AMD-P	82-13-106	173-130-060	REP-P	82-10-073
173-19-2901	AMD	82-17-048	173-130-060	REP	82-16-103
173-19-2902	AMD	82-02-078	173-130-070	REP-P	82-10-073
173-19-310	AMD-P	82-10-075	173-130-070	REP	82-16-103
173-19-310	AMD	82-14-017	173-130-080	REP-P	82-10-073
173-19-3208	AMD-P	82-13-106	173-130-080	REP	82-16-103
173-19-3208	AMD	82-17-049	173-130-090	REP-P	82-10-073
173-19-330	AMD-C	82-05-015	173-130-090	REP	82-16-103
173-19-330	AMD-C	82-06-012	173-130-100	REP-P	82-10-073
173-19-330	AMD	82-07-045	173-130-100	REP	82-16-103
173-19-3514	AMD-P	82-05-056	173-130-110	REP-P	82-10-073
173-19-3514	AMD	82-10-002	173-130-110	REP	82-16-103
173-19-370	AMD-P	82-10-076	173-130-120	REP-P	82-10-073
173-19-370	AMD-C	82-14-088	173-130-120	REP	82-16-103
173-19-370	AMD	82-18-027	173-130-130	REP-P	82-10-073
173-19-370	AMD-P	82-21-070	173-130-130	REP	82-16-103
173-19-3701	AMD-P	82-21-070	173-130-140	REP-P	82-10-073
173-19-3704	AMD-P	82-10-076	173-130-140	REP	82-16-103
173-19-3704	AMD	82-14-089	173-130-150	REP-P	82-10-073
173-19-390	AMD-P	82-10-075	173-130-150	REP	82-16-103
173-19-390	AMD	82-14-018	173-130-155	REP-P	82-10-073
173-19-3910	AMD-C	82-05-016	173-130-155	REP	82-16-103
173-19-3910	AMD	82-06-013	173-130-160	REP-P	82-10-073
173-19-400	AMD-P	82-21-070	173-130-160	REP	82-16-103
173-19-420	AMD-P	82-03-043	173-130-170	REP-P	82-10-073
173-19-420	AMD	82-07-004	173-130-170	REP	82-16-103
173-19-4202	AMD	82-02-080	173-130-180	REP-P	82-10-073
173-19-4203	AMD-P	82-16-104	173-130-180	REP	82-16-103
173-19-4206	AMD	82-02-081	173-130-190	REP-P	82-10-073
173-19-450	AMD	82-02-077	173-130-190	REP	82-16-103
173-19-450	AMD-P	82-03-043	173-130-195	REP-P	82-10-073
173-19-450	AMD	82-07-005	173-130-195	REP	82-16-103

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173-201-120	AMD-P	82-06-056	173-301-322	NEW-P	82-22-090
173-201-120	AMD	82-12-078	173-301-323	NEW-P	82-22-090
173-201-140	REP-P	82-06-056	173-301-324	NEW-P	82-22-090
173-201-140	REP	82-12-078	173-301-330	NEW-P	82-22-090
173-202-020	AMD-P	82-18-069	173-302	REP-C	82-04-046
173-220-020	AMD-P	82-19-100	173-302-010	REP	82-05-023
173-220-020	AMD	82-24-078	173-302-020	REP	82-05-023
173-220-030	AMD-P	82-19-100	173-302-030	REP	82-05-023
173-220-030	AMD	82-24-078	173-302-040	REP	82-05-023
173-220-040	AMD-P	82-19-100	173-302-050	REP	82-05-023
173-220-040	AMD	82-24-078	173-302-060	REP	82-05-023
173-220-045	NEW-P	82-19-100	173-302-070	REP	82-05-023
173-220-045	NEW	82-24-078	173-302-080	REP	82-05-023
173-220-050	AMD-P	82-19-100	173-302-090	REP	82-05-023
173-220-050	AMD	82-24-078	173-302-100	REP	82-05-023
173-220-060	AMD-P	82-19-100	173-302-110	REP	82-05-023
173-220-060	AMD	82-24-078	173-302-120	REP	82-05-023
173-220-070	AMD-P	82-19-100	173-302-130	REP	82-05-023
173-220-070	AMD	82-24-078	173-302-140	REP	82-05-023
173-220-080	AMD-P	82-19-100	173-302-150	REP	82-05-023
173-220-080	AMD	82-24-078	173-302-160	REP	82-05-023
173-220-090	AMD-P	82-24-079	173-302-165	REP	82-05-023
173-220-100	AMD-P	82-19-100	173-302-170	REP	82-05-023
173-220-100	AMD	82-24-078	173-302-180	REP	82-05-023
173-220-110	AMD-P	82-19-100	173-302-190	REP	82-05-023
173-220-110	AMD	82-24-078	173-302-200	REP	82-05-023
173-220-120	AMD-P	82-19-100	173-302-210	REP	82-05-023
173-220-120	AMD	82-24-078	173-302-220	REP	82-05-023
173-220-130	AMD-P	82-19-100	173-302-230	REP	82-05-023
173-220-130	AMD	82-24-078	173-302-240	REP	82-05-023
173-220-140	AMD-P	82-19-100	173-302-250	REP	82-05-023
173-220-140	AMD	82-24-078	173-302-260	REP	82-05-023
173-220-150	AMD-P	82-19-100	173-302-270	REP	82-05-023
173-220-150	AMD	82-24-078	173-302-280	REP	82-05-023
173-220-160	AMD-P	82-19-100	173-302-290	REP	82-05-023
173-220-160	AMD	82-24-078	173-302-300	REP	82-05-023
173-220-170	AMD-P	82-19-100	173-302-310	REP	82-05-023
173-220-170	AMD	82-24-078	173-302-320	REP	82-05-023
173-220-180	AMD-P	82-19-100	173-302-330	REP	82-05-023
173-220-180	AMD	82-24-078	173-302-340	REP	82-05-023
173-220-190	AMD-P	82-19-100	173-302-350	REP	82-05-023
173-220-190	AMD	82-24-078	173-302-360	REP	82-05-023
173-220-200	AMD-P	82-19-100	173-302-370	REP	82-05-023
173-220-200	AMD	82-24-078	173-302-380	REP	82-05-023
173-220-210	AMD-P	82-19-100	173-302-390	REP	82-05-023
173-220-210	AMD	82-24-078	173-303	AMD-C	82-04-046
173-220-220	AMD-P	82-19-100	173-303-010	NEW	82-05-023
173-220-220	AMD	82-24-078	173-303-020	NEW	82-05-023
173-220-225	NEW-P	82-19-100	173-303-030	NEW	82-05-023
173-220-225	NEW	82-24-078	173-303-040	NEW	82-05-023
173-220-240	AMD-P	82-19-100	173-303-045	NEW	82-05-023
173-220-240	AMD	82-24-078	173-303-050	NEW	82-05-023
173-230-010	AMD-P	82-05-055	173-303-060	NEW	82-05-023
173-230-010	AMD	82-09-056	173-303-070	NEW	82-05-023
173-230-020	AMD-P	82-05-055	173-303-071	NEW	82-05-023
173-230-020	AMD	82-09-056	173-303-075	NEW	82-05-023
173-230-040	AMD-P	82-05-055	173-303-080	NEW	82-05-023
173-230-040	AMD	82-09-056	173-303-081	NEW	82-05-023
173-230-050	AMD-P	82-05-055	173-303-082	NEW	82-05-023
173-230-050	AMD	82-09-056	173-303-083	NEW	82-05-023
173-230-060	REP-P	82-05-055	173-303-084	NEW	82-05-023
173-230-060	REP	82-09-056	173-303-090	NEW	82-05-023
173-230-061	NEW-P	82-05-055	173-303-100	NEW	82-05-023
173-230-061	NEW	82-09-056	173-303-101	NEW	82-05-023
173-230-070	AMD-P	82-05-055	173-303-102	NEW	82-05-023
173-230-070	AMD	82-09-056	173-303-103	NEW	82-05-023
173-230-080	AMD-P	82-05-055	173-303-104	NEW	82-05-023
173-230-080	AMD	82-09-056	173-303-110	NEW	82-05-023
173-230-100	AMD-P	82-05-055	173-303-120	NEW	82-05-023
173-230-100	AMD	82-09-056	173-303-130	NEW	82-05-023
173-230-110	AMD-P	82-05-055	173-303-140	NEW	82-05-023
173-230-110	AMD	82-09-056	173-303-141	NEW	82-05-023
173-301-110	AMD-P	82-22-090	173-303-145	NEW	82-05-023
173-301-180	AMD-P	82-22-090	173-303-150	NEW	82-05-023
173-301-181	AMD-P	82-22-090	173-303-160	NEW	82-05-023
173-301-320	NEW-P	82-22-090	173-303-170	NEW	82-05-023

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173-490-204	AMD-P	82-11-104	174-107-220	NEW-W	82-24-016
173-490-204	AMD	82-16-021	174-107-230	NEW-P	82-16-102
173-490-205	AMD-P	82-11-104	174-107-230	NEW-W	82-24-016
173-490-205	AMD	82-16-021	174-107-240	NEW-P	82-16-102
173-490-206	REP-P	82-11-104	174-107-240	NEW-W	82-24-016
173-490-206	REP	82-16-021	174-107-250	NEW-P	82-16-102
173-490-208	NEW-P	82-11-104	174-107-250	NEW-W	82-24-016
173-490-208	NEW	82-16-021	174-107-260	NEW-P	82-16-102
173-532-060	AMD-P	82-23-064	174-107-260	NEW-W	82-24-016
173-545-010	NEW-P	82-18-071	174-107-270	NEW-P	82-16-102
173-545-020	NEW-P	82-18-071	174-107-270	NEW-W	82-24-016
173-545-030	NEW-P	82-18-071	174-107-280	NEW-P	82-16-102
173-545-040	NEW-P	82-18-071	174-107-280	NEW-W	82-24-016
173-545-050	NEW-P	82-18-071	174-107-290	NEW-P	82-16-102
173-545-060	NEW-P	82-18-071	174-107-290	NEW-W	82-24-016
173-545-070	NEW-P	82-18-071	174-107-300	NEW-P	82-16-102
173-545-080	NEW-P	82-18-071	174-107-300	NEW-W	82-24-016
173-545-090	NEW-P	82-18-071	174-107-310	NEW-P	82-16-102
173-545-100	NEW-P	82-18-071	174-107-310	NEW-W	82-24-016
173-563-020	AMD-P	82-14-087	174-107-320	NEW-P	82-16-102
173-563-020	AMD	82-21-001	174-107-320	NEW-W	82-24-016
173-563-020	AMD	82-21-007	174-107-330	NEW-P	82-16-102
173-563-040	AMD-P	82-14-087	174-107-330	NEW-W	82-24-016
173-563-040	AMD	82-21-001	174-107-340	NEW-P	82-16-102
173-563-040	AMD	82-21-007	174-107-340	NEW-W	82-24-016
173-563-050	AMD-P	82-14-087	174-107-350	NEW-P	82-16-102
173-563-050	AMD	82-21-001	174-107-350	NEW-W	82-24-016
173-563-050	AMD	82-21-007	174-107-360	NEW-P	82-16-102
173-563-052	NEW-P	82-14-087	174-107-360	NEW-W	82-24-016
173-563-052	NEW	82-17-001	174-107-370	NEW-P	82-16-102
173-563-052	NEW	82-21-007	174-107-370	NEW-W	82-24-016
173-563-056	NEW-P	82-14-087	174-107-380	NEW-P	82-16-102
173-563-056	NEW	82-17-001	174-107-380	NEW-W	82-24-016
173-563-056	NEW	82-21-007	174-107-400	NEW-P	82-16-102
173-563-060	AMD-P	82-14-087	174-107-400	NEW-W	82-24-016
173-563-060	AMD	82-21-001	174-107-410	NEW-P	82-16-102
173-563-060	AMD	82-21-007	174-107-410	NEW-W	82-24-016
173-563-080	AMD-P	82-14-087	174-107-420	NEW-P	82-16-102
173-563-080	AMD	82-21-001	174-107-420	NEW-W	82-24-016
173-563-080	AMD	82-21-007	174-107-430	NEW-P	82-16-102
173-563-100	AMD-P	82-14-087	174-107-430	NEW-W	82-24-016
173-563-100	AMD	82-21-001	174-107-440	NEW-P	82-16-102
173-563-100	AMD	82-21-007	174-107-440	NEW-W	82-24-016
173-563-140	NEW-P	82-14-087	174-107-450	NEW-P	82-16-102
173-563-900	AMD-P	82-14-087	174-107-450	NEW-W	82-24-016
173-563-900	AMD	82-21-001	174-107-460	NEW-P	82-16-102
173-563-900	AMD	82-21-007	174-107-460	NEW-W	82-24-016
174-104-010	AMD-P	82-06-008	174-107-470	NEW-P	82-16-102
174-104-010	AMD-C	82-09-009	174-107-470	NEW-W	82-24-016
174-104-010	AMD	82-10-035	174-107-500	NEW-P	82-16-102
174-107	AMD-C	82-21-027	174-107-500	NEW-W	82-24-016
174-107	AMD-C	82-21-027	174-107-510	NEW-P	82-16-102
174-107-100	NEW-P	82-16-102	174-107-510	NEW-W	82-24-016
174-107-100	NEW-W	82-24-016	174-107-520	NEW-P	82-16-102
174-107-110	NEW-P	82-16-102	174-107-520	NEW-W	82-24-016
174-107-110	NEW-W	82-24-016	174-107-530	NEW-P	82-16-102
174-107-120	NEW-P	82-16-102	174-107-530	NEW-W	82-24-016
174-107-120	NEW-W	82-24-016	174-107-540	NEW-P	82-16-102
174-107-130	NEW-P	82-16-102	174-107-540	NEW-W	82-24-016
174-107-130	NEW-W	82-24-016	174-107-560	NEW-P	82-16-102
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174-107-160	NEW-W	82-24-016	174-116-010	AMD-W	82-24-017
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174-107-180	NEW-W	82-24-016	174-116-020	AMD-W	82-24-017
174-107-190	NEW-P	82-16-102	174-116-030	AMD-P	82-18-079
174-107-190	NEW-W	82-24-016	174-116-030	AMD-W	82-24-017
174-107-200	NEW-P	82-16-102	174-116-040	AMD-P	82-18-079
174-107-200	NEW-W	82-24-016	174-116-040	AMD-W	82-24-017
174-107-210	NEW-P	82-16-102	174-116-041	NEW-P	82-18-079
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				174-116-042	NEW-P
				174-116-043	NEW-W
				174-116-043	NEW-P
				174-116-044	NEW-P
				174-116-044	NEW-W
				174-116-045	NEW-P
				174-116-045	NEW-W
				174-116-046	NEW-P
				174-116-046	NEW-W
				174-116-050	AMD-P
				174-116-050	AMD-W
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				174-116-060	AMD-W
				174-116-070	AMD-P
				174-116-070	AMD-W
				174-116-090	AMD-P
				174-116-090	AMD-W
				174-116-091	NEW-P
				174-116-091	NEW-W
				174-116-092	NEW-P
				174-116-092	NEW-W
				174-116-115	REP-P
				174-116-115	REP-W
				174-116-119	NEW-W
				174-116-121	NEW-P
				174-116-121	NEW-W
				174-116-124	NEW-P
				174-116-124	NEW-W
				174-116-125	AMD-P
				174-116-125	AMD-W
				174-116-126	NEW-P
				174-116-126	NEW-W
				174-116-127	NEW-P
				174-116-127	NEW-W
				174-116-128	NEW-P
				174-116-128	NEW-W
				174-116-135	REP-P
				174-116-135	REP-W
				174-116-140	REP-P
				174-116-140	REP-W
				174-116-150	REP-P
				174-116-150	REP-W
				174-116-180	AMD-P
				174-116-180	AMD-W
				174-116-200	NEW-P
				174-116-200	NEW-W
				174-116-210	NEW-P
				174-116-210	NEW-W
				174-116-220	NEW-P
				174-116-220	NEW-W
				174-116-250	NEW-P
				174-116-250	NEW-W
				174-116-260	NEW-P
				174-116-260	NEW-W
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180-90-140	AMD	82-04-004	194-16-020	NEW-E	82-07-087
180-90-160	AMD	82-04-004	194-16-020	NEW-P	82-07-088
180-100-010	REP-P	82-15-038	194-16-020	NEW	82-11-005
180-100-010	REP	82-20-055	194-16-030	NEW-E	82-07-087
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192-12-017	NEW-P	82-13-058	194-16-040	NEW-P	82-07-088
192-12-017	NEW-E	82-15-003	194-16-040	NEW	82-11-005
192-12-017	NEW	82-17-052	194-16-050	NEW-E	82-07-087
192-16-009	AMD-P	82-13-058	194-16-050	NEW-P	82-07-088
192-16-009	AMD-E	82-15-003	194-16-050	NEW	82-11-005
192-16-009	AMD	82-17-052	194-16-060	NEW-E	82-07-087
192-16-016	NEW-P	82-13-058	194-16-060	NEW-P	82-07-088
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192-16-019	AMD-P	82-13-058	194-16-070	NEW-P	82-07-088
192-16-019	AMD-E	82-15-003	194-16-070	NEW	82-11-005
192-16-019	AMD	82-17-052	204-10-080	AMD-P	82-11-050
192-16-036	AMD-P	82-13-058	204-10-080	AMD	82-16-049
192-16-036	AMD-E	82-13-059	204-22-010	NEW-P	82-11-051
192-16-036	AMD	82-17-052	204-22-010	NEW	82-16-047
192-16-040	AMD-P	82-13-058	204-22-020	NEW-P	82-11-051
192-16-040	AMD-E	82-13-059	204-22-020	NEW	82-16-047
192-16-040	AMD	82-17-052	204-22-030	NEW-P	82-11-051
192-16-040	AMD-E	82-19-041	204-22-030	NEW	82-16-047
192-16-042	AMD-P	82-13-058	204-22-040	NEW-P	82-11-051
192-16-042	AMD-E	82-13-059	204-22-040	NEW	82-16-047
192-16-042	AMD	82-17-052	204-22-050	NEW-P	82-11-051
192-16-045	AMD-P	82-13-058	204-22-050	NEW	82-16-047
192-16-045	AMD-E	82-13-059	204-24	AMD-C	82-06-040
192-16-045	AMD	82-17-052	204-24-020	AMD-P	82-12-003
192-16-047	AMD-P	82-13-058	204-24-020	AMD	82-16-047
192-16-047	AMD-E	82-13-059	204-24-040	AMD-E	82-04-048
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192-16-050	NEW-C	82-13-056	204-24-050	AMD-P	82-04-049
192-16-050	NEW	82-13-057	204-24-050	AMD	82-11-045
192-16-051	NEW-P	82-13-058	204-56-010	REP-P	82-06-041
192-16-051	NEW-E	82-13-059	204-56-010	REP	82-11-040
192-16-051	NEW	82-17-052	204-56-015	NEW-P	82-06-041
192-16-055	NEW-P	82-13-058	204-56-015	NEW	82-11-040
192-16-055	NEW-E	82-13-059	204-56-020	REP-P	82-06-041
192-16-055	NEW	82-17-052	204-56-020	REP	82-11-040
192-18-050	AMD-E	82-03-054	204-56-025	NEW-P	82-06-041
194-10-020	AMD-P	82-13-044	204-56-025	NEW	82-11-040
194-10-020	AMD	82-17-030	204-56-030	REP-P	82-06-041
194-10-030	AMD-P	82-13-044	204-56-030	REP	82-11-040
194-10-030	AMD	82-17-030	204-56-035	NEW-P	82-06-041
194-10-040	AMD-P	82-13-044	204-56-035	NEW	82-11-040
194-10-040	AMD	82-17-030	204-56-040	REP-P	82-06-041
194-10-050	AMD-P	82-13-044	204-56-040	REP	82-11-040
194-10-050	AMD	82-17-030	204-56-045	NEW-P	82-06-041
194-10-060	AMD-P	82-13-044	204-56-045	NEW	82-11-040
194-10-060	AMD	82-17-030	204-56-050	REP-P	82-06-041
194-10-090	AMD-P	82-13-044	204-56-050	REP	82-11-040
194-10-090	AMD	82-17-030	204-56-055	NEW-P	82-06-041
194-10-100	AMD-P	82-13-044	204-56-055	NEW	82-11-040
194-10-100	AMD	82-17-030	204-56-065	NEW-P	82-06-041
194-10-120	AMD-P	82-13-044	204-56-065	NEW	82-11-040
194-10-120	AMD	82-17-030	204-56-075	NEW-P	82-06-041
194-10-130	AMD-P	82-13-044	204-56-075	NEW	82-11-040
194-10-130	AMD	82-17-030	204-56-085	NEW-P	82-06-041
194-10-140	AMD-P	82-13-044	204-56-085	NEW	82-11-040
194-10-140	AMD	82-17-030	204-56-99001	NEW-P	82-06-041
194-12-010	AMD-P	82-13-044	204-56-99001	NEW	82-11-040
194-12-010	AMD	82-17-030	204-56-99002	NEW-P	82-06-041
194-12-060	AMD-P	82-13-044	204-56-99002	NEW	82-11-040
194-12-060	AMD	82-17-030	204-56-99003	NEW-P	82-06-041
194-12-070	AMD-P	82-13-044	204-56-99003	NEW	82-11-040
194-12-070	AMD	82-17-030	204-56-99004	NEW-P	82-06-041
194-12-080	AMD-P	82-13-044	204-56-99004	NEW	82-11-040
194-12-080	AMD	82-17-030	204-56-99005	NEW-P	82-06-041

## **Table of WAC Sections Affected**

## **Table of WAC Sections Affected**

**Table of WAC Sections Affected**

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
212-16-910	REP-E	82-12-013	212-17-090	NEW-P	82-13-001
212-16-910	REP-P	82-13-002	212-17-090	NEW-E	82-18-020
212-16-910	REP	82-17-037	212-17-090	NEW	82-22-068
212-16-950	REP-E	82-12-013	212-17-095	NEW-E	82-12-001
212-16-950	REP-P	82-13-002	212-17-095	NEW-P	82-13-001
212-16-950	REP	82-17-037	212-17-095	NEW-E	82-18-020
212-17	NEW-C	82-18-033	212-17-095	NEW	82-22-068
212-17	NEW-C	82-20-002	212-17-100	NEW-E	82-12-001
212-17-001	NEW-E	82-12-001	212-17-100	NEW-P	82-13-001
212-17-001	NEW-P	82-13-001	212-17-100	NEW-E	82-18-020
212-17-001	NEW-E	82-18-020	212-17-100	NEW	82-22-068
212-17-001	NEW	82-22-068	212-17-100	NEW-E	82-12-001
212-17-001	NEW-E	82-12-001	212-17-105	NEW-E	82-12-001
212-17-010	NEW-E	82-12-001	212-17-105	NEW-P	82-13-001
212-17-010	NEW-P	82-13-001	212-17-105	NEW-E	82-18-020
212-17-010	NEW-E	82-18-020	212-17-105	NEW	82-22-068
212-17-010	NEW	82-22-068	212-17-110	NEW-E	82-12-001
212-17-015	NEW-E	82-12-001	212-17-110	NEW-P	82-13-001
212-17-015	NEW-P	82-13-001	212-17-110	NEW-E	82-18-020
212-17-015	NEW-E	82-18-020	212-17-110	NEW	82-22-068
212-17-015	NEW	82-22-068	212-17-115	NEW-E	82-12-001
212-17-020	NEW-E	82-12-001	212-17-115	NEW-P	82-13-001
212-17-020	NEW-P	82-13-001	212-17-115	NEW-E	82-18-020
212-17-020	NEW-E	82-18-020	212-17-115	NEW	82-22-068
212-17-020	NEW	82-22-068	212-17-120	NEW-E	82-12-001
212-17-025	NEW-E	82-12-001	212-17-120	NEW-P	82-13-001
212-17-025	NEW-P	82-13-001	212-17-120	NEW-E	82-18-020
212-17-025	NEW-E	82-18-020	212-17-120	NEW	82-22-068
212-17-025	NEW	82-22-068	212-17-125	NEW-E	82-12-001
212-17-030	NEW-E	82-12-001	212-17-125	NEW-P	82-13-001
212-17-030	NEW-P	82-13-001	212-17-125	NEW-E	82-18-020
212-17-030	NEW-E	82-18-020	212-17-125	NEW	82-22-068
212-17-030	NEW	82-22-068	212-17-130	NEW-E	82-12-001
212-17-035	NEW-E	82-12-001	212-17-130	NEW-P	82-13-001
212-17-035	NEW-P	82-13-001	212-17-130	NEW-E	82-18-020
212-17-035	NEW-E	82-18-020	212-17-130	NEW	82-22-068
212-17-035	NEW	82-22-068	212-17-135	NEW-E	82-12-001
212-17-040	NEW-E	82-12-001	212-17-135	NEW-P	82-13-001
212-17-040	NEW-P	82-13-001	212-17-135	NEW-E	82-18-020
212-17-040	NEW-E	82-18-020	212-17-135	NEW	82-22-068
212-17-040	NEW	82-22-068	212-17-140	NEW-E	82-12-001
212-17-045	NEW-E	82-12-001	212-17-140	NEW-P	82-13-001
212-17-045	NEW-P	82-13-001	212-17-140	NEW-E	82-18-020
212-17-045	NEW-E	82-18-020	212-17-140	NEW	82-22-068
212-17-045	NEW	82-22-068	212-17-145	NEW-E	82-12-001
212-17-050	NEW-E	82-12-001	212-17-145	NEW-P	82-13-001
212-17-050	NEW-P	82-13-001	212-17-145	NEW-E	82-18-020
212-17-050	NEW-E	82-18-020	212-17-145	NEW	82-22-068
212-17-055	NEW-E	82-12-001	212-17-150	NEW-E	82-18-020
212-17-055	NEW-P	82-13-001	212-17-150	NEW	82-22-068
212-17-055	NEW-E	82-18-020	212-17-150	NEW-E	82-12-001
212-17-055	NEW	82-22-068	212-17-150	NEW	82-13-001
212-17-060	NEW-E	82-12-001	212-17-155	NEW-E	82-12-001
212-17-060	NEW-P	82-13-001	212-17-155	NEW-P	82-13-001
212-17-060	NEW-E	82-18-020	212-17-155	NEW-E	82-18-020
212-17-060	NEW	82-22-068	212-17-160	NEW-E	82-12-001
212-17-065	NEW-E	82-12-001	212-17-160	NEW-P	82-13-001
212-17-065	NEW-P	82-13-001	212-17-160	NEW-E	82-18-020
212-17-065	NEW-E	82-18-020	212-17-160	NEW	82-22-068
212-17-065	NEW	82-22-068	212-17-165	NEW-E	82-12-001
212-17-070	NEW-E	82-12-001	212-17-165	NEW-P	82-13-001
212-17-070	NEW-P	82-13-001	212-17-165	NEW-E	82-18-020
212-17-070	NEW-E	82-18-020	212-17-165	NEW	82-22-068
212-17-070	NEW	82-22-068	212-17-170	NEW-E	82-12-001
212-17-075	NEW-E	82-12-001	212-17-170	NEW-P	82-13-001
212-17-075	NEW-P	82-13-001	212-17-170	NEW-E	82-18-020
212-17-075	NEW-E	82-18-020	212-17-170	NEW	82-22-068
212-17-075	NEW	82-22-068	212-17-175	NEW-E	82-12-001
212-17-080	NEW-E	82-12-001	212-17-175	NEW-P	82-13-001
212-17-080	NEW-P	82-13-001	212-17-175	NEW-E	82-18-020
212-17-080	NEW-E	82-18-020	212-17-175	NEW	82-22-068
212-17-080	NEW	82-22-068	212-17-180	NEW-E	82-12-001
212-17-085	NEW-E	82-12-001	212-17-180	NEW-P	82-13-001
212-17-085	NEW-P	82-13-001	212-17-180	NEW-E	82-18-020
212-17-085	NEW-E	82-18-020	212-17-180	NEW	82-22-068
212-17-085	NEW	82-22-068	212-17-185	NEW-E	82-12-001
212-17-090	NEW-E	82-12-001	212-17-185	NEW-P	82-13-001

## **Table of WAC Sections Affected**

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
212-17-280	NEW	82-22-068	212-26-020	NEW-P	82-07-075
212-17-285	NEW-E	82-12-001	212-26-020	NEW	82-11-029
212-17-285	NEW-P	82-13-001	212-26-025	NEW-P	82-07-075
212-17-285	NEW-E	82-18-020	212-26-025	NEW	82-11-029
212-17-285	NEW	82-22-068	212-26-030	NEW-P	82-07-075
212-17-290	NEW-E	82-12-001	212-26-030	NEW	82-11-029
212-17-290	NEW-P	82-13-001	212-26-035	NEW-P	82-07-075
212-17-290	NEW-E	82-18-020	212-26-035	NEW	82-11-029
212-17-290	NEW	82-22-068	212-26-040	NEW-P	82-07-075
212-17-295	NEW-E	82-12-001	212-26-040	NEW	82-11-029
212-17-295	NEW-P	82-13-001	212-26-045	NEW-P	82-07-075
212-17-295	NEW-E	82-18-020	212-26-045	NEW	82-11-029
212-17-295	NEW	82-22-068	212-26-050	NEW-P	82-07-075
212-17-300	NEW-E	82-12-001	212-26-050	NEW	82-11-029
212-17-300	NEW-P	82-13-001	212-26-055	NEW-P	82-07-075
212-17-300	NEW-E	82-18-020	212-26-055	NEW	82-11-029
212-17-300	NEW	82-22-068	212-26-060	NEW-P	82-07-075
212-17-305	NEW-E	82-12-001	212-26-060	NEW	82-11-029
212-17-305	NEW-P	82-13-001	212-26-065	NEW-P	82-07-075
212-17-305	NEW-E	82-18-020	212-26-065	NEW	82-11-029
212-17-305	NEW	82-22-068	212-26-070	NEW-P	82-07-075
212-17-310	NEW-E	82-12-001	212-26-070	NEW	82-11-029
212-17-310	NEW-P	82-13-001	212-26-075	NEW-P	82-07-075
212-17-310	NEW-E	82-18-020	212-26-075	NEW	82-11-029
212-17-310	NEW	82-22-068	212-26-080	NEW-P	82-07-075
212-17-315	NEW-E	82-12-001	212-26-080	NEW	82-11-029
212-17-315	NEW-P	82-13-001	212-26-085	NEW-P	82-07-075
212-17-315	NEW-E	82-18-020	212-26-085	NEW	82-11-029
212-17-315	NEW	82-22-068	212-26-090	NEW-P	82-07-075
212-17-320	NEW-E	82-12-001	212-26-090	NEW	82-11-029
212-17-320	NEW-P	82-13-001	212-26-095	NEW-P	82-07-075
212-17-320	NEW-E	82-18-020	212-26-095	NEW	82-11-029
212-17-320	NEW	82-22-068	212-26-100	NEW-P	82-07-075
212-17-325	NEW-E	82-12-001	212-26-100	NEW	82-11-029
212-17-325	NEW-P	82-13-001	212-26-105	NEW-P	82-07-075
212-17-325	NEW-E	82-18-020	212-26-105	NEW	82-11-029
212-17-325	NEW	82-22-068	212-32-045	AMD-P	82-09-001
212-17-330	NEW-E	82-12-001	212-32-045	AMD	82-13-025
212-17-330	NEW-P	82-13-001	212-36	AMD-W	82-08-044
212-17-330	NEW-E	82-18-020	212-43	NEW-C	82-23-034
212-17-330	NEW	82-22-068	212-43-001	NEW-P	82-20-097
212-17-335	NEW-E	82-12-001	212-43-005	NEW-P	82-20-097
212-17-335	NEW-P	82-13-001	212-43-010	NEW-P	82-20-097
212-17-335	NEW-E	82-18-020	212-43-015	NEW-P	82-20-097
212-17-335	NEW	82-22-068	212-43-020	NEW-P	82-20-097
212-17-340	NEW-E	82-12-001	212-43-025	NEW-P	82-20-097
212-17-340	NEW-P	82-13-001	212-43-030	NEW-P	82-20-097
212-17-340	NEW-E	82-18-020	212-43-035	NEW-P	82-20-097
212-17-340	NEW	82-22-068	212-43-040	NEW-P	82-20-097
212-17-345	NEW-E	82-12-001	212-43-045	NEW-P	82-20-097
212-17-345	NEW-P	82-13-001	212-43-050	NEW-P	82-20-097
212-17-345	NEW-E	82-18-020	212-43-055	NEW-P	82-20-097
212-17-345	NEW	82-22-068	212-43-060	NEW-P	82-20-097
212-17-350	NEW-E	82-12-001	212-43-065	NEW-P	82-20-097
212-17-350	NEW-P	82-13-001	212-43-070	NEW-P	82-20-097
212-17-350	NEW-E	82-18-020	212-43-075	NEW-P	82-20-097
212-17-350	NEW	82-22-068	212-43-080	NEW-P	82-20-097
212-17-355	NEW-E	82-12-001	212-43-085	NEW-P	82-20-097
212-17-355	NEW-P	82-13-001	212-43-090	NEW-P	82-20-097
212-17-355	NEW-E	82-18-020	212-43-095	NEW-P	82-20-097
212-17-355	NEW	82-22-068	212-43-100	NEW-P	82-20-097
212-17-360	NEW-E	82-12-001	212-43-105	NEW-P	82-20-097
212-17-360	NEW-P	82-13-001	212-43-110	NEW-P	82-20-097
212-17-360	NEW-E	82-18-020	212-43-115	NEW-P	82-20-097
212-17-360	NEW	82-22-068	212-43-120	NEW-P	82-20-097
212-17-900	NEW-E	82-12-001	212-43-125	NEW-P	82-20-097
212-17-900	NEW-P	82-13-001	212-43-130	NEW-P	82-20-097
212-17-900	NEW-E	82-18-020	212-43-135	NEW-P	82-20-097
212-17-900	NEW	82-22-068	212-45	NEW-C	82-23-033
212-26-001	NEW-P	82-07-075	212-45-001	NEW-P	82-20-096
212-26-001	NEW	82-11-029	212-45-005	NEW-P	82-20-096
212-26-005	NEW-P	82-07-075	212-45-010	NEW-P	82-20-096
212-26-005	NEW	82-11-029	212-45-015	NEW-P	82-20-096
212-26-010	NEW-P	82-07-075	212-45-020	NEW-P	82-20-096
212-26-010	NEW	82-11-029	212-45-025	NEW-P	82-20-096
212-26-015	NEW-P	82-07-075	212-45-030	NEW-P	82-20-096
212-26-015	NEW	82-11-029	212-45-035	NEW-P	82-20-096

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220-16-257	AMD	82-07-047	220-28-073EOC	NEW-E	82-16-053
220-16-315	AMD	82-03-045	220-28-073EOC	REP-E	82-18-014
220-16-315	AMD-P	82-10-077	220-28-073E0D	NEW-E	82-22-028
220-16-315	AMD-C	82-13-085	220-28-073E0D	REP-E	82-24-035
220-16-315	AMD	82-14-056	220-28-073E0E	NEW-E	82-24-035
220-16-340	AMD-P	82-02-097	220-28-073G0A	NEW-E	82-14-013
220-16-340	AMD-C	82-06-023	220-28-073G0A	REP-E	82-16-026
220-16-340	AMD-C	82-07-044	220-28-073G0A	REP-E	82-17-063
220-16-340	AMD	82-07-047	220-28-086N0A	NEW-E	82-11-059
220-16-38000A	NEW-E	82-20-056	220-28-086N0A	REP-E	82-12-009
220-20-010	AMD-P	82-02-097	220-28-086N0B	NEW-E	82-12-009
220-20-010	AMD-C	82-06-023	220-28-086N0B	REP-E	82-12-047
220-20-010	AMD-C	82-07-044	220-28-086N0C	NEW-E	82-12-047
220-20-010	AMD	82-07-047	220-28-086N0C	REP-E	82-13-007
220-20-010	AMD-P	82-12-079	220-28-086N0D	NEW-E	82-13-007
220-20-010	AMD-C	82-15-015	220-28-201	NEW-E	82-09-029
220-20-010	AMD	82-15-040	220-28-201	REP-E	82-12-051
220-20-01000G	NEW-E	82-08-005	220-28-202	NEW-E	82-12-051
220-20-01000G	NEW-E	82-11-075	220-28-202	REP-E	82-13-061
220-20-01000H	NEW-E	82-16-005	220-28-203	NEW-E	82-13-061
220-20-019	NEW-P	82-12-080	220-28-203	REP-E	82-14-054
220-20-019	NEW-C	82-16-018	220-28-204	NEW-E	82-14-054
220-20-019	NEW	82-17-040	220-28-204	REP-E	82-15-030
220-20-021	NEW-P	82-12-080	220-28-205	NEW-E	82-15-030
220-20-021	NEW-C	82-16-018	220-28-205	REP-E	82-15-066
220-20-021	NEW	82-17-040	220-28-206	NEW-E	82-15-066
220-20-02100A	NEW-E	82-07-082	220-28-206	REP-E	82-16-010
220-20-02100B	NEW-E	82-16-043	220-28-207	NEW-E	82-16-010
220-20-022	NEW-P	82-19-099	220-28-207	REP-E	82-16-066
220-20-022	NEW-C	82-23-016	220-28-208	NEW-E	82-16-066
220-20-039	NEW-E	82-06-059	220-28-208	REP-E	82-17-014
220-20-039	NEW-P	82-12-080	220-28-209	NEW-E	82-17-014
220-20-039	NEW-C	82-16-018	220-28-209	REP-E	82-17-042
220-20-039	NEW	82-17-040	220-28-210	NEW-E	82-17-042
220-22-020	AMD-P	82-10-078	220-28-210	REP-E	82-18-012
220-22-020	AMD-C	82-13-041	220-28-211	NEW-E	82-18-012
220-22-020	AMD	82-13-048	220-28-211	REP-E	82-19-009
220-22-02000A	NEW-E	82-14-001	220-28-212	NEW-E	82-19-009
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220-22-030	AMD-C	82-15-015	220-28-213	NEW-E	82-19-023
220-22-030	AMD	82-15-040	220-28-213	REP-E	82-19-035
220-22-03000A	NEW-E	82-16-005	220-28-214	NEW-E	82-19-035
220-22-400	AMD-P	82-19-099	220-28-214	REP-E	82-19-042
220-22-400	AMD-C	82-23-016	220-28-215	NEW-E	82-19-042
220-22-400	AMD	82-24-080	220-28-215	REP-E	82-19-062
220-22-410	AMD-P	82-10-071	220-28-216	NEW-E	82-19-062
220-22-410	AMD-C	82-13-085	220-28-216	REP-E	82-19-084
220-22-410	AMD	82-14-056	220-28-217	NEW-E	82-19-084
220-24-0200Q	NEW-E	82-15-032	220-28-217	REP-E	82-20-007
220-24-0200Q	REP-E	82-16-054	220-28-218	NEW-E	82-20-007
220-24-02000M	NEW-E	82-13-017	220-28-218	REP-E	82-20-018
220-24-02000M	REP-E	82-15-032	220-28-219	NEW-E	82-20-018
220-24-02000N	NEW-E	82-14-091	220-28-219	REP-E	82-20-060
220-24-02000N	REP-E	82-15-005	220-28-220	NEW-E	82-20-060
220-24-02000P	NEW-E	82-15-005	220-28-220	REP-E	82-20-071
220-24-02000P	REP-E	82-16-054	220-28-221	NEW-E	82-20-071
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220-24-02000R	REP-E	82-17-012	220-28-222	NEW-E	82-21-010
220-24-02000S	NEW-E	82-17-012	220-28-222	REP-E	82-21-017
220-28-003G0F	NEW-E	82-15-049	220-28-223	NEW-E	82-21-017
220-28-003G0F	REP-E	82-16-026	220-28-223	REP-E	82-21-026
220-28-072B0A	NEW-E	82-07-020	220-28-224	NEW-E	82-21-026
220-28-072B0A	REP-E	82-13-008	220-28-224	REP-E	82-21-041
220-28-072B0B	NEW-E	82-13-008	220-28-225	NEW-E	82-21-041
220-28-072B0B	REP-E	82-13-013	220-28-225	REP-E	82-21-047
220-28-072B0C	NEW-E	82-13-013	220-28-226	NEW-E	82-21-047
220-28-072B0C	REP-E	82-14-024	220-28-226	REP-E	82-21-058
220-28-072B0D	NEW-E	82-14-024	220-28-227	NEW-E	82-21-058
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220-28-072B0E	REP-E	82-22-058	220-28-228	REP-E	82-22-049
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220-28-073E0B	NEW-E	82-16-009	220-28-231	NEW-E	82-23-029
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220-40-022	AMD	82-13-048		220-47-713	NEW-E
220-40-02200R	NEW-E	82-14-082		220-47-713	REP-E
220-40-02200S	NEW-E	82-20-003		220-47-714	NEW-E
220-40-02200S	REP-E	82-20-019		220-47-714	REP-E
220-40-02200T	NEW-E	82-20-019		220-47-715	NEW-E
220-40-02200T	REP-E	82-21-009		220-47-715	REP-E
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220-40-02200X	NEW-E	82-22-047		220-47-718	REP-E
220-40-024	AMD-P	82-10-078		220-47-719	NEW-E
220-40-024	AMD-C	82-13-041		220-47-719	REP-E
220-40-024	AMD	82-13-048		220-47-720	NEW-E
220-44-02000A	NEW-E	82-10-040		220-47-720	REP-E
220-44-030	AMD	82-03-045		220-47-721	NEW-E
220-44-030	AMD-P	82-10-077		220-47-721	REP-E
220-44-030	AMD-C	82-13-085		220-47-722	NEW-E
220-44-030	AMD	82-14-056		220-47-722	REP-E
220-44-040	AMD-P	82-10-077		220-47-723	NEW-E
220-44-040	AMD-C	82-13-085		220-47-723	REP-E
220-44-040	AMD	82-14-056		220-47-724	NEW-E
220-44-04000A	NEW-E	82-21-016		220-47-724	REP-E
220-44-04000B	NEW-E	82-22-030		220-47-725	NEW-E
220-44-04000F	NEW-E	82-08-008		220-47-725	REP-E
220-44-04000G	NEW-E	82-15-041		220-47-726	NEW-E
220-47-307	AMD-P	82-12-079		220-48-001	NEW-P
220-47-307	AMD-C	82-15-015		220-48-001	NEW-C
220-47-307	AMD	82-15-040		220-48-001	NEW
220-47-311	AMD-P	82-12-079		220-48-005	NEW-P
220-47-311	AMD-C	82-15-015		220-48-005	NEW-C
220-47-311	AMD	82-15-040		220-48-005	NEW
220-47-312	AMD-P	82-12-079		220-48-005	AMD-P
220-47-312	AMD-C	82-15-015		220-48-005	AMD-C
220-47-312	AMD	82-15-040		220-48-005	AMD
220-47-313	AMD-P	82-12-079		220-48-011	NEW-P
220-47-313	AMD-C	82-15-015		220-48-011	NEW-C
220-47-313	AMD	82-15-040		220-48-011	NEW
220-47-313	AMD-P	82-12-079		220-48-011	AMD-P
220-47-313	AMD-C	82-15-015		220-48-011	AMD-C
220-47-313	AMD	82-15-040		220-48-011	AMD
220-47-411	AMD-P	82-12-079		220-48-015	NEW-P
220-47-411	AMD-C	82-15-015		220-48-015	NEW-C
220-47-411	AMD	82-15-040		220-48-015	NEW
220-47-412	AMD-P	82-12-079		220-48-015	AMD-P
220-47-412	AMD-C	82-15-015		220-48-015	AMD-C
220-47-412	AMD	82-15-040		220-48-015	AMD
220-47-413	AMD-P	82-12-079		220-48-01500A	NEW-E
220-47-413	AMD-C	82-15-015		220-48-017	NEW-P
220-47-413	AMD	82-15-040		220-48-017	NEW-C
220-47-414	AMD-P	82-12-079		220-48-017	NEW
220-47-414	AMD-C	82-15-015		220-48-019	NEW-P
220-47-414	AMD	82-15-040		220-48-019	NEW-C
220-47-50300A	NEW-E	82-18-080		220-48-019	NEW
220-47-700	NEW-E	82-09-028		220-48-025	NEW-P
220-47-701	NEW-E	82-15-042		220-48-025	NEW-C
220-47-701	REP-E	82-16-011		220-48-025	NEW
220-47-702	NEW-E	82-16-011		220-48-026	NEW-P
220-47-702	REP-E	82-16-067		220-48-026	NEW-C
220-47-703	NEW-E	82-16-067		220-48-026	NEW
220-47-703	REP-E	82-17-015		220-48-026	AMD-P
220-47-704	NEW-E	82-17-015		220-48-026	AMD-C
220-47-704	REP-E	82-17-041		220-48-026	AMD
220-47-705	NEW-E	82-17-041		220-48-028	NEW-P
220-47-705	REP-E	82-18-013		220-48-028	NEW-C
220-47-706	NEW-E	82-18-013		220-48-028	NEW
220-47-706	REP-E	82-18-045		220-48-029	NEW-P
220-47-707	NEW-E	82-18-045		220-48-029	NEW-C
220-47-707	REP-E	82-19-010		220-48-029	NEW
220-47-708	NEW-E	82-19-010		220-48-029	AMD-P
220-47-708	REP-E	82-19-036		220-48-029	AMD-C
220-47-709	NEW-E	82-19-036		220-48-029	AMD
220-47-709	REP-E	82-19-063		220-48-02900A	NEW-E
220-47-710	NEW-E	82-19-063		220-48-031	NEW-P
220-47-710	REP-E	82-20-006		220-48-031	NEW-C
220-47-711	NEW-E	82-20-006		220-48-031	NEW
220-47-711	REP-E	82-20-017		220-48-032	NEW-P
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				220-48-032	NEW
				220-48-032	AMD-P
				220-48-032	AMD-C
				220-48-032	AMD
				220-48-03200A	NEW-E
				220-48-041	NEW-P
				220-48-041	NEW-C
				220-48-041	NEW
				220-48-042	NEW-P
				220-48-042	NEW-C
				220-48-042	NEW
				220-48-046	AMD-P
				220-48-046	AMD-C
				220-48-046	AMD
				220-48-046	NEW-P
				220-48-046	NEW-C
				220-48-046	NEW
				220-48-051	NEW-P
				220-48-051	NEW-C
				220-48-051	NEW
				220-48-052	NEW-P
				220-48-052	NEW-C
				220-48-052	NEW
				220-48-052	AMD-P
				220-48-052	AMD-C
				220-48-052	AMD
				220-48-056	NEW-P
				220-48-056	NEW-C
				220-48-056	NEW
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				220-48-062	NEW-C
				220-48-062	NEW
				220-48-066	AMD-P
				220-48-066	AMD-C
				220-48-066	AMD
				220-48-080	REP-P
				220-48-080	REP-C
				220-48-080	REP
				220-48-090	REP-P
				220-48-090	REP-C
				220-48-090	REP
				220-48-090	REP-P
				220-48-090	REP-C
				220-48-090	REP
				220-48-09001	REP-P
				220-48-09001	REP-C
				220-48-09001	REP
				220-48-09001	REP-P
				220-48-091	REP-P
				220-48-091	REP-C
				220-48-091	REP
				220-48-092	REP-P
				220-48-092	REP-C
				220-48-092	REP
				220-48-092	REP-P
				220-48-095	REP-P
				220-48-095	REP-C
				220-48-095	REP
				220-48-095	REP-P
				220-48-096	REP-P
				220-48-096	REP-C
				220-48-096	REP
				220-48-098	REP-P
				220-48-098	REP-C
				220-48-098	REP
				220-48-098	REP-P
				220-48-098	REP-C
				220-48-098	REP
				220-48-098	REP-P
				220-48-100	REP-P
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				220-48-100	REP
				220-48-100	REP-E
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220-49-02000F	REP-E	82-10-010	220-56-180	AMD-C	82-06-023
220-49-02000G	NEW-E	82-04-027	220-56-180	AMD-C	82-07-044
220-49-02000G	REP-E	82-10-010	220-56-180	AMD	82-07-047
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220-49-02000H	REP-E	82-10-022	220-56-180	AMD	82-13-040
220-49-02000I	NEW-E	82-10-022	220-56-18000E	NEW-E	82-06-044
220-49-02000I	REP-E	82-10-041	220-56-18000F	NEW-E	82-08-005
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220-49-02000L	NEW-E	82-24-049	220-56-190	AMD-C	82-06-023
220-52-040	AMD-P	82-22-096	220-56-190	AMD-C	82-07-044
220-52-04000A	NEW-E	82-19-008	220-56-190	AMD	82-07-047
220-52-046	AMD-P	82-22-096	220-56-190	AMD-P	82-09-082
220-52-04600A	NEW-E	82-19-008	220-56-190	AMD	82-13-040
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220-52-04600B	REP-E	82-24-043	220-56-19000G	REP-E	82-09-027
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220-52-053	AMD	82-03-045	220-56-19000I	NEW-E	82-09-027
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220-56	AMD-C	82-06-023	220-56-19000M	NEW-E	82-17-013
220-56-100	AMD-P	82-09-082	220-56-19000M	REP-E	82-18-005
220-56-100	AMD	82-13-040	220-56-19000N	NEW-E	82-18-005
220-56-105	AMD-P	82-09-082	220-56-19000N	REP-E	82-18-011
220-56-105	AMD	82-13-040	220-56-19000P	NEW-E	82-18-011
220-56-10500A	NEW-E	82-13-060	220-56-19000P	REP-E	82-18-032
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220-56-110	AMD-C	82-06-023	220-56-19000Q	REP-E	82-20-005
220-56-110	AMD-C	82-07-044	220-56-19000R	NEW-E	82-20-005
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220-56-112	NEW	82-07-047	220-56-192	NEW-C	82-06-023
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220-56-115	AMD-C	82-07-044	220-56-19500A	NEW-E	82-09-027
220-56-115	AMD	82-07-047	220-56-205	AMD-P	82-02-097
220-56-115	AMD-P	82-09-082	220-56-205	AMD-C	82-06-023
220-56-115	AMD	82-13-040	220-56-205	AMD-C	82-07-044
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220-56-117	NEW-P	82-02-097	220-56-250	AMD-C	82-07-044
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220-56-128	AMD-C	82-07-044	220-56-260	REP-E	82-13-060
220-56-128	AMD	82-07-047	220-56-285	AMD-P	82-09-082
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220-56-12800A	REP-E	82-13-060	220-56-28500B	NEW-E	82-10-009
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220-56-131	AMD-C	82-06-023	220-56-28500C	NEW-E	82-13-060
220-56-131	AMD-C	82-07-044	220-56-28500D	NEW-E	82-19-037
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220-56-135	REP-C	82-07-044	220-56-290	AMD	82-07-047
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220-57-155	AMD	82-07-047	220-57-275	AMD-P	82-09-082
220-57-160	AMD-P	82-02-097	220-57-275	AMD	82-13-040
220-57-160	AMD-C	82-06-023	220-57-280	AMD-P	82-02-097
220-57-160	AMD-C	82-07-044	220-57-280	AMD-C	82-06-023
220-57-160	AMD	82-07-047	220-57-280	AMD-C	82-07-044
220-57-160	AMD-P	82-09-082	220-57-280	AMD	82-07-047
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220-57-160	AMD	82-13-040	220-57-2800B	REP-E	82-21-042
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220-57-16000V	REP-E	82-19-002	220-57-2850D	NEW-E	82-19-004
220-57-16000W	NEW-E	82-19-002	220-57-2850D	REP-E	82-21-042
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220-57-175	AMD-C	82-07-044	220-57-300	AMD-C	82-07-044
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220-57-190	AMD-P	82-09-082	220-57-315	AMD	82-07-047
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220-57A-040	AMD-C	82-07-044	220-95-021	NEW-C	82-19-059
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248-14-240	AMD-P	82-21-065	248-18-99901	REP-P	82-20-086
248-14-245	AMD-P	82-13-037	248-18-99901	REP	82-24-001
248-14-245	AMD	82-18-065	248-18-99902	NEW-P	82-20-086
248-14-247	AMD-P	82-13-037	248-18-99902	NEW	82-24-001
248-14-247	AMD	82-18-065	248-19-330	AMD-E	82-15-039
248-14-250	AMD-P	82-13-037	248-19-330	AMD-P	82-16-084
248-14-250	AMD	82-18-065	248-19-330	AMD	82-19-055
248-14-260	AMD-P	82-03-038	248-19-340	AMD-E	82-15-039
248-14-260	AMD-E	82-03-039	248-19-340	AMD-P	82-16-084
248-14-260	AMD	82-07-025	248-19-340	AMD	82-19-055
248-14-260	AMD-P	82-13-037	248-19-350	AMD-E	82-15-039
248-14-260	AMD	82-18-065	248-19-350	AMD-P	82-16-084
248-14-264	AMD-P	82-13-037	248-19-350	AMD	82-19-055
248-14-264	AMD	82-18-065	248-19-480	AMD-E	82-15-039
248-14-270	AMD-P	82-13-037	248-19-480	AMD-P	82-16-084
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248-25-020	NEW-P	82-06-018	248-64-310	AMD	82-07-015
248-25-020	NEW-P	82-12-006	248-64-330	AMD-P	82-02-092
248-25-020	NEW-E	82-12-007	248-64-330	AMD	82-07-015
248-25-020	NEW	82-17-009	248-64-360	AMD-P	82-02-092
248-25-030	NEW-E	82-06-016	248-64-360	AMD	82-07-015
248-25-030	NEW-P	82-06-018	248-105-010	NEW-P	82-20-085
248-25-030	NEW-P	82-12-006	248-105-020	NEW-P	82-20-085
248-25-030	NEW-E	82-12-007	248-105-030	NEW-P	82-20-085
248-25-030	NEW	82-17-009	248-105-040	NEW-P	82-20-085
248-25-040	NEW-E	82-06-016	248-105-050	NEW-P	82-20-085
248-25-040	NEW-P	82-06-018	248-105-060	NEW-P	82-20-085
248-25-040	NEW-P	82-12-006	248-105-070	NEW-P	82-20-085
248-25-040	NEW-E	82-12-007	248-105-080	NEW-P	82-20-085
248-25-040	NEW	82-17-009	248-105-090	NEW-P	82-20-085
248-25-050	NEW-E	82-06-016	248-105-100	NEW-P	82-20-085
248-25-050	NEW-P	82-06-018	248-140-140	AMD-P	82-22-046
248-25-050	NEW-P	82-12-006	248-140-150	AMD-P	82-22-046
248-25-050	NEW-E	82-12-007	248-140-160	AMD-P	82-22-046
248-25-050	NEW	82-17-009	248-140-170	AMD-P	82-22-046
248-25-060	NEW-E	82-06-016	248-140-180	AMD-P	82-22-046
248-25-060	NEW-P	82-06-018	248-140-210	AMD-P	82-22-046
248-25-060	NEW-P	82-12-006	248-990-990	AMD-P	82-24-044
248-25-060	NEW-E	82-12-007	250-18-010	NEW-E	82-12-036
248-25-060	NEW	82-17-009	250-18-010	NEW-E	82-15-006
248-25-070	NEW-E	82-06-016	250-18-010	NEW-P	82-15-062
248-25-070	NEW-P	82-06-018	250-18-010	NEW	82-19-015
248-25-070	NEW-P	82-12-006	250-18-015	NEW-E	82-12-036
248-25-070	NEW-E	82-12-007	250-18-015	NEW-E	82-15-006
248-25-070	NEW	82-17-009	250-18-015	NEW-P	82-15-062
248-25-100	NEW-P	82-12-006	250-18-015	NEW	82-19-015
248-25-100	NEW-E	82-12-007	250-18-020	NEW-E	82-12-036
248-25-100	NEW	82-17-009	250-18-020	NEW-E	82-15-006
248-25-120	NEW-P	82-12-006	250-18-020	NEW-P	82-15-062
248-25-120	NEW-E	82-12-007	250-18-020	NEW	82-19-015
248-25-120	NEW	82-17-009	250-18-025	NEW-E	82-12-036
248-29-050	AMD-P	82-02-091	250-18-025	NEW-E	82-15-006
248-29-050	AMD	82-06-011	250-18-025	NEW-P	82-15-062
248-30-110	AMD-P	82-16-083	250-18-025	NEW	82-19-015
248-30-110	AMD	82-19-070	250-18-030	NEW-E	82-12-036
248-55	AMD-C	82-12-030	250-18-030	NEW-E	82-15-006
248-55-100	REP-E	82-08-079	250-18-030	NEW-P	82-15-062
248-55-100	REP-P	82-08-082	250-18-030	NEW	82-19-015
248-55-100	REP	82-13-009	250-18-035	NEW-E	82-12-036
248-55-110	AMD-E	82-08-079	250-18-035	NEW-E	82-15-006
248-55-110	AMD-P	82-08-082	250-18-035	NEW-P	82-15-062
248-55-110	AMD	82-13-009	250-18-035	NEW	82-19-015
248-55-210	NEW-P	82-21-063	250-18-040	NEW-E	82-12-036
248-55-210	NEW	82-24-070	250-18-040	NEW-E	82-15-006
248-55-220	NEW-P	82-21-063	250-18-040	NEW-P	82-15-062
248-55-220	NEW	82-24-070	250-18-040	NEW	82-19-015
248-55-230	NEW-P	82-21-063	250-18-045	NEW-E	82-12-036
248-55-230	NEW	82-24-070	250-18-045	NEW-E	82-15-006
248-55-240	NEW-P	82-21-063	250-18-045	NEW-P	82-15-062
248-55-240	NEW	82-24-070	250-18-045	NEW	82-19-015
248-55-250	NEW-P	82-21-063	250-18-050	NEW-E	82-12-036
248-55-250	NEW	82-24-070	250-18-050	NEW-E	82-15-006
248-55-260	NEW-P	82-21-063	250-18-050	NEW-P	82-15-062
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248-59-040	NEW-P	82-21-064	250-18-055	NEW	82-19-015
248-59-050	NEW-P	82-21-064	250-18-060	NEW-E	82-12-036
248-59-060	NEW-P	82-21-064	250-18-060	NEW-E	82-15-006
248-59-070	NEW-P	82-21-064	250-18-060	NEW-P	82-15-062
248-59-080	NEW-P	82-21-064	250-18-060	NEW	82-19-015
248-64-220	AMD-P	82-02-092	250-20-011	AMD-P	82-11-088
248-64-220	AMD	82-07-015	250-20-011	AMD	82-15-058
248-64-260	AMD-P	82-02-092	250-20-021	AMD-P	82-11-088
248-64-260	AMD	82-07-015	250-20-021	AMD	82-15-058
248-64-270	AMD-P	82-02-092	250-20-031	AMD-P	82-11-088
248-64-270	AMD	82-07-015	250-20-031	AMD	82-15-058
248-64-280	AMD-P	82-02-092	250-20-041	AMD-P	82-11-088
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250-44-210	AMD-E	82-12-002	251-18-330	AMD-P	82-12-057
250-44-210	AMD	82-15-018	251-18-340	AMD-P	82-12-057
251-04-020	AMD	82-04-069	251-18-340	AMD-E	82-14-083
251-04-020	AMD-P	82-12-057	251-18-340	AMD	82-16-002
251-04-020	AMD-E	82-14-083	251-18-350	AMD	82-04-069
251-04-020	AMD	82-16-002	251-22-090	AMD-P	82-12-057
251-04-040	AMD	82-04-069	251-22-090	AMD-E	82-14-055
251-04-040	AMD-P	82-12-057	251-22-090	AMD-E	82-16-023
251-04-040	AMD-E	82-14-083	251-22-090	AMD-P	82-16-030
251-04-040	AMD	82-16-002	251-22-090	AMD	82-19-067
251-04-040	AMD-P	82-18-058	251-22-091	NEW-P	82-12-057
251-04-050	AMD-P	82-12-057	251-22-091	NEW-E	82-14-055
251-04-050	AMD-E	82-14-083	251-22-091	NEW-E	82-16-024
251-04-050	AMD	82-16-002	251-22-091	NEW-P	82-16-030
251-04-070	AMD-P	82-12-057	251-22-091	NEW	82-19-067
251-04-070	AMD-E	82-14-083	251-22-111	AMD-P	82-06-047
251-04-070	AMD	82-16-002	251-22-111	AMD	82-10-006
251-06-010	AMD-P	82-12-057	251-22-200	AMD-P	82-12-057
251-06-010	AMD-E	82-14-083	251-22-200	AMD-E	82-14-083
251-06-010	AMD	82-16-002	251-22-200	AMD	82-16-002
251-06-070	AMD	82-04-069	260-12-200	AMD-P	82-03-052
251-06-080	AMD-P	82-12-057	260-12-200	AMD	82-07-016
251-06-090	NEW-P	82-12-057	260-20-035	NEW-P	82-15-022
251-06-090	NEW-E	82-14-083	260-20-035	NEW	82-18-050
251-06-090	NEW	82-16-002	260-28-050	AMD-E	82-09-008
251-09-015	NEW-P	82-06-047	260-28-050	AMD-P	82-11-078
251-10-030	AMD-P	82-04-068	260-28-050	AMD	82-14-012
251-10-030	AMD-C	82-06-026	260-32-110	AMD-P	82-03-052
251-10-030	AMD	82-07-074	260-32-110	AMD-C	82-06-055
251-10-031	NEW-P	82-12-057	260-32-420	NEW-P	82-06-033
251-10-031	NEW-E	82-14-083	260-32-420	NEW	82-09-016
251-10-031	NEW	82-16-002	260-36-020	AMD-E	82-09-008
251-10-035	AMD-P	82-12-057	260-36-020	AMD-P	82-11-078
251-10-035	AMD-P	82-16-030	260-36-020	AMD	82-14-012
251-10-035	AMD	82-19-067	260-36-030	AMD-E	82-09-008
251-10-045	AMD-P	82-12-057	260-36-030	AMD-P	82-11-078
251-10-045	AMD-E	82-14-083	260-36-030	AMD	82-14-012
251-10-045	AMD	82-16-002	260-36-040	AMD-E	82-09-008
251-10-055	AMD-P	82-16-030	260-36-040	AMD-P	82-11-078
251-10-055	AMD-E	82-19-066	260-36-040	AMD	82-14-012
251-10-055	AMD	82-19-067	260-36-030	AMD-E	82-09-008
251-10-060	AMD-P	82-12-057	260-36-090	AMD-P	82-11-078
251-10-060	AMD-E	82-14-083	260-36-090	AMD	82-14-012
251-10-060	AMD	82-16-002	260-36-090	AMD	82-14-012
251-10-110	AMD-P	82-06-047	260-44-060	AMD-P	82-05-044
251-10-110	AMD	82-10-006	260-44-060	AMD-C	82-06-032
251-10-140	AMD-P	82-12-057	260-44-120	AMD-P	82-06-033
251-10-140	AMD-E	82-14-055	260-70-021	AMD	82-03-053
251-10-140	AMD	82-16-002	260-70-040	AMD-P	82-03-052
251-12-080	AMD-P	82-06-047	260-70-040	AMD	82-07-016
251-12-080	AMD	82-10-006	260-70-100	AMD	82-03-053
251-14-030	AMD-P	82-06-047	260-70-200	AMD-P	82-05-044
251-14-030	AMD	82-10-006	260-70-200	AMD-C	82-06-032
251-14-040	AMD-P	82-06-047	260-70-200	AMD	82-09-016
251-14-040	AMD	82-10-006	260-70-290	NEW-P	82-05-044
251-14-058	AMD-P	82-12-057	260-70-290	AMD-C	82-06-032
251-14-058	AMD-E	82-14-083	260-70-300	NEW	82-09-016
251-14-058	AMD	82-16-002	260-70-300	NEW-P	82-06-033
251-18-240	AMD-P	82-12-057	260-88-010	AMD-P	82-03-052
251-18-240	AMD-E	82-14-083	260-88-010	AMD-C	82-06-055
251-18-240	AMD	82-16-002	260-88-010	AMD	82-09-016
251-18-240	AMD-P	82-20-064	260-88-020	NEW-P	82-03-052
251-18-250	AMD-P	82-12-057	260-88-020	NEW-C	82-06-055
251-18-250	AMD-E	82-14-083	260-997	REP-P	82-05-044
251-18-250	AMD	82-16-002	260-997	REP-C	82-06-032
251-18-260	AMD-P	82-12-057	260-997	REP	82-09-016
251-18-260	AMD-E	82-14-083	261-02-010	AMD-P	82-24-076
251-18-260	AMD	82-16-002	261-02-020	AMD-P	82-24-076
251-18-265	AMD-P	82-12-057	261-02-040	AMD-P	82-24-076
251-18-265	AMD-E	82-14-083	261-06-020	AMD-P	82-24-076
251-18-265	AMD	82-16-002	261-06-030	AMD-P	82-24-076
251-18-280	AMD-P	82-12-057	261-06-050	AMD-P	82-24-076
251-18-280	AMD-E	82-14-083	261-06-060	AMD-P	82-24-076
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261-40-485	AMD-P	82-24-076	275-25-830	REP-P	82-23-054
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263-12-015	AMD-P	82-19-096	275-27-230	AMD-E	82-02-056
263-12-016	AMD	82-03-031	275-27-230	AMD	82-06-034
263-12-016	AMD-P	82-19-096	275-27-600	REP-P	82-02-054
263-12-020	AMD	82-03-031	275-27-600	REP-E	82-02-056
263-12-020	AMD-P	82-19-096	275-27-600	REP	82-06-034
263-12-025	REP-P	82-19-096	275-27-605	REP-P	82-02-054
263-12-027	REP-P	82-19-096	275-27-605	REP-E	82-02-056
263-12-030	REP-P	82-19-096	275-27-605	REP	82-06-034
263-12-035	REP-P	82-19-096	275-27-610	REP-P	82-02-054
263-12-045	AMD	82-03-031	275-27-610	REP-E	82-02-056
263-12-045	AMD-P	82-19-096	275-27-610	REP	82-06-034
263-12-050	AMD	82-03-031	275-27-615	REP-P	82-02-054
263-12-053	AMD	82-03-031	275-27-615	REP-E	82-02-056
263-12-056	AMD	82-03-031	275-27-615	REP	82-06-034
263-12-060	AMD	82-03-031	275-27-620	REP-P	82-02-054
263-12-060	AMD-P	82-19-096	275-27-620	REP-E	82-02-056
263-12-065	AMD	82-03-031	275-27-620	REP	82-06-034
263-12-080	AMD-P	82-19-096	275-27-630	REP-P	82-02-054
263-12-090	AMD	82-03-031	275-27-630	REP-E	82-02-056
263-12-090	AMD-P	82-19-096	275-27-630	REP	82-06-034
263-12-093	AMD	82-03-031	275-27-635	REP-P	82-02-054
263-12-093	AMD-P	82-19-096	275-27-635	REP-E	82-02-056
263-12-095	AMD	82-03-031	275-27-635	REP	82-06-034
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263-12-100	AMD	82-03-031	275-27-640	REP-E	82-02-056
263-12-115	AMD	82-03-031	275-27-640	REP	82-06-034
263-12-115	AMD-P	82-19-096	275-27-660	REP-P	82-02-054
263-12-120	AMD	82-03-031	275-27-660	REP-E	82-02-056
263-12-120	AMD-P	82-19-096	275-27-660	REP	82-06-034
263-12-125	AMD	82-03-031	275-27-665	REP-P	82-02-054
263-12-125	AMD-P	82-19-096	275-27-665	REP-E	82-02-056
263-12-140	AMD-P	82-19-096	275-27-665	REP	82-06-034
263-12-145	AMD	82-03-031	275-27-680	REP-P	82-02-054
263-12-145	AMD-P	82-19-096	275-27-680	REP-E	82-02-056
263-12-150	AMD-P	82-19-096	275-27-680	REP	82-06-034
263-12-165	AMD	82-03-031	275-27-685	REP-P	82-02-054
263-12-170	AMD-P	82-19-096	275-27-685	REP-E	82-02-056
263-12-175	AMD	82-03-031	275-27-685	REP	82-06-034
263-16-005	NEW-P	82-19-096	275-38-001	NEW-P	82-09-071
263-16-010	NEW-P	82-19-096	275-38-001	NEW-E	82-10-032
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263-16-040	NEW-P	82-19-096	275-38-005	NEW-E	82-10-032
263-16-050	NEW-P	82-19-096	275-38-005	NEW	82-16-080
263-16-060	NEW-P	82-19-096	275-38-007	NEW-P	82-09-071
263-16-070	NEW-P	82-19-096	275-38-007	NEW-E	82-10-032
263-16-080	NEW-P	82-19-096	275-38-007	NEW	82-16-080
263-16-090	NEW-P	82-19-096	275-38-015	NEW-P	82-09-071
275-16-030	AMD-E	82-14-068	275-38-015	NEW-E	82-10-032
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275-20-030	AMD	82-20-022	275-38-020	NEW	82-16-080
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275-25-020	AMD-P	82-23-054	275-38-025	NEW-E	82-10-032
275-25-030	AMD-P	82-23-054	275-38-025	NEW	82-16-080
275-25-340	AMD-P	82-23-054	275-38-030	NEW-P	82-09-071
275-25-520	AMD-P	82-02-054	275-38-030	NEW-E	82-10-032
275-25-520	AMD-E	82-02-056	275-38-030	NEW	82-16-080
275-25-520	AMD	82-06-034	275-38-035	NEW-P	82-09-071
275-25-527	NEW-P	82-02-054	275-38-035	NEW-E	82-10-032
275-25-527	NEW-E	82-02-056	275-38-035	NEW	82-16-080
275-25-527	NEW	82-06-034	275-38-040	NEW-P	82-09-071
275-25-530	AMD-P	82-23-054	275-38-040	NEW-E	82-10-032
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275-25-720	REP-P	82-23-054	275-38-045	NEW-E	82-10-032
275-25-730	REP-P	82-23-054	275-38-045	NEW	82-16-080
275-25-740	REP-P	82-23-054	275-38-050	NEW-P	82-09-071
275-25-750	REP-P	82-23-054	275-38-050	NEW-E	82-10-032
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275-25-770	REP-P	82-23-054	275-38-055	NEW-P	82-09-071
			275-38-055	NEW-E	82-10-032
			275-38-055	NEW	82-16-080
			275-38-060	NEW-P	82-09-071
			275-38-060	NEW-E	82-10-032
			275-38-060	NEW	82-16-080
			275-38-060	NEW-P	82-09-071
			275-38-065	NEW-E	82-10-032
			275-38-065	NEW	82-16-080
			275-38-075	NEW-P	82-09-071
			275-38-075	NEW-E	82-10-032
			275-38-080	NEW-P	82-09-071
			275-38-080	NEW-E	82-10-032
			275-38-080	NEW	82-16-080
			275-38-510	NEW-P	82-09-071
			275-38-510	NEW-E	82-10-032
			275-38-510	NEW	82-16-080
			275-38-520	NEW-P	82-09-071
			275-38-520	NEW-E	82-10-032
			275-38-520	NEW	82-16-080
			275-38-525	NEW-P	82-09-071
			275-38-525	NEW-E	82-10-032
			275-38-525	NEW	82-16-080
			275-38-530	NEW-P	82-09-071
			275-38-530	NEW-E	82-10-032
			275-38-530	NEW	82-16-080
			275-38-540	NEW-E	82-10-032
			275-38-540	NEW	82-16-080
			275-38-545	NEW-P	82-09-071
			275-38-545	NEW-E	82-10-032
			275-38-545	NEW	82-16-080
			275-38-550	NEW-P	82-09-071
			275-38-550	NEW-E	82-10-032
			275-38-550	NEW	82-16-080
			275-38-555	NEW-P	82-09-071
			275-38-555	NEW-E	82-10-032
			275-38-555	NEW	82-16-080
			275-38-560	NEW-P	82-09-071
			275-38-560	NEW-E	82-10-032
			275-38-560	NEW	82-16-080
			275-38-565	NEW-P	82-09-071
			275-38-565	NEW-E	82-10-032
			275-38-565	NEW	82-16-080
			275-38-570	NEW-P	82-09-071
			275-38-570	NEW-E	82-10-032
			275-38-570	NEW	82-16-080
			275-38-575	NEW-P	82-09-071
			275-38-575	NEW-E	82-10-032
			275-38-575	NEW	82-16-080
			275-38-580	NEW-P	82-09-071
			275-38-580	NEW-E	82-10-032
			275-38-580	NEW	82-16-080
			275-38-585	NEW-P	82-09-071
			275-38-585	NEW-E	82-10-032
			275-38-585	NEW	82-16-080
			275-38-590	NEW-P	82-09-071
			275-38-590	NEW-E	82-10-032
			275-38-590	NEW	82-16-080
			275-38-595	NEW-P	82-09-071
			275-38-595	NEW-E	82-10-032
			275-38-595	NEW	82-16-080
			275-38-595	NEW-P	82-09-071
			275-38-595	NEW-E	82-10-032
			275-38-595	NEW	82-16-080
			275-38-600	NEW-P	82-09-071
			275-38-600	NEW-E	82-10-032
			275-38-600	NEW	82-16-080
			275-38-605	NEW-P	82-09-071
			275-38-605	NEW-E	82-10-032
			275-38-605	NEW	82-16-080
			275-38-610	NEW-P	82-09-071
			275-38-610	NEW-E	82-10-032
			275-38-610	NEW	82-16-080
			275-38-610	NEW-P	82-09-071

### **Table of WAC Sections Affected**

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
275-38-615	NEW-E	82-10-032	275-38-730	NEW-E	82-10-032
275-38-615	NEW	82-16-080	275-38-730	NEW	82-16-080
275-38-620	NEW-P	82-09-071	275-38-735	NEW-P	82-09-071
275-38-620	NEW-E	82-10-032	275-38-735	NEW-E	82-10-032
275-38-620	NEW	82-16-080	275-38-735	NEW	82-16-080
275-38-625	NEW-P	82-09-071	275-38-740	NEW-P	82-09-071
275-38-625	NEW-E	82-10-032	275-38-740	NEW-E	82-10-032
275-38-625	NEW	82-16-080	275-38-740	NEW	82-16-080
275-38-630	NEW-P	82-09-071	275-38-745	NEW-P	82-09-071
275-38-630	NEW-E	82-10-032	275-38-745	NEW-E	82-10-032
275-38-630	NEW	82-16-080	275-38-745	NEW	82-16-080
275-38-635	NEW-P	82-09-071	275-38-750	NEW-P	82-09-071
275-38-635	NEW-E	82-10-032	275-38-750	NEW-E	82-10-032
275-38-635	NEW	82-16-080	275-38-750	NEW	82-16-080
275-38-640	NEW-P	82-09-071	275-38-760	NEW-P	82-09-071
275-38-640	NEW-E	82-10-032	275-38-760	NEW-E	82-10-032
275-38-640	NEW	82-16-080	275-38-760	NEW	82-16-080
275-38-642	NEW-P	82-09-071	275-38-765	NEW-E	82-10-032
275-38-642	NEW-E	82-10-032	275-38-765	NEW	82-16-080
275-38-642	NEW	82-16-080	275-38-770	NEW-P	82-09-071
275-38-643	NEW-P	82-09-071	275-38-770	NEW-E	82-10-032
275-38-643	NEW-E	82-10-032	275-38-770	NEW	82-16-080
275-38-645	NEW-P	82-09-071	275-38-770	NEW-P	82-09-071
275-38-645	NEW-E	82-10-032	275-38-775	NEW-P	82-09-071
275-38-645	NEW	82-16-080	275-38-775	NEW-E	82-10-032
275-38-650	NEW-P	82-09-071	275-38-775	NEW	82-16-080
275-38-650	NEW-E	82-10-032	275-38-780	NEW-P	82-09-071
275-38-650	NEW	82-16-080	275-38-780	NEW-E	82-10-032
275-38-655	NEW-P	82-09-071	275-38-780	NEW	82-16-080
275-38-655	NEW-E	82-10-032	275-38-785	NEW-P	82-09-071
275-38-655	NEW	82-16-080	275-38-785	NEW-E	82-10-032
275-38-660	NEW-P	82-09-071	275-38-785	NEW	82-16-080
275-38-660	NEW-E	82-10-032	275-38-790	NEW-P	82-09-071
275-38-660	NEW	82-16-080	275-38-790	NEW-E	82-10-032
275-38-665	NEW-P	82-09-071	275-38-790	NEW	82-16-080
275-38-665	NEW-E	82-10-032	275-38-795	NEW-P	82-09-071
275-38-665	NEW	82-16-080	275-38-795	NEW-E	82-10-032
275-38-665	NEW-P	82-09-071	275-38-795	NEW	82-16-080
275-38-667	NEW-E	82-09-071	275-38-795	NEW-P	82-09-071
275-38-667	NEW	82-16-080	275-38-800	NEW-E	82-10-032
275-38-667	NEW-P	82-09-071	275-38-800	NEW	82-16-080
275-38-670	NEW-E	82-10-032	275-38-800	NEW-P	82-09-071
275-38-670	NEW	82-16-080	275-38-805	NEW-E	82-10-032
275-38-670	NEW-P	82-09-071	275-38-805	NEW	82-16-080
275-38-670	NEW-E	82-10-032	275-38-805	NEW-E	82-10-032
275-38-675	NEW-P	82-09-071	275-38-805	NEW	82-16-080
275-38-675	NEW-E	82-10-032	275-38-810	NEW-P	82-09-071
275-38-675	NEW	82-16-080	275-38-810	NEW-E	82-10-032
275-38-678	NEW-P	82-09-071	275-38-810	NEW	82-16-080
275-38-678	NEW-E	82-10-032	275-38-812	NEW-P	82-09-071
275-38-678	NEW	82-16-080	275-38-812	NEW-E	82-10-032
275-38-680	NEW-P	82-09-071	275-38-812	NEW	82-16-080
275-38-680	NEW-E	82-10-032	275-38-815	NEW-P	82-09-071
275-38-680	NEW	82-16-080	275-38-815	NEW-E	82-10-032
275-38-685	NEW-P	82-09-071	275-38-815	NEW	82-16-080
275-38-685	NEW-E	82-10-032	275-38-820	NEW-P	82-09-071
275-38-685	NEW	82-16-080	275-38-820	NEW-E	82-10-032
275-38-690	NEW-P	82-09-071	275-38-820	NEW	82-16-080
275-38-690	NEW-E	82-10-032	275-38-830	NEW-P	82-09-071
275-38-690	NEW	82-16-080	275-38-830	NEW-E	82-10-032
275-38-695	NEW-P	82-09-071	275-38-830	NEW	82-16-080
275-38-695	NEW-E	82-10-032	275-38-830	NEW-E	82-10-032
275-38-695	NEW	82-16-080	275-38-835	NEW-P	82-09-071
275-38-700	NEW-P	82-09-071	275-38-835	NEW	82-16-080
275-38-700	NEW-E	82-10-032	275-38-840	NEW-P	82-09-071
275-38-700	NEW	82-16-080	275-38-840	NEW-E	82-10-032
275-38-705	NEW-P	82-09-071	275-38-840	NEW	82-16-080
275-38-705	NEW-E	82-10-032	275-38-845	NEW-P	82-09-071
275-38-705	NEW	82-16-080	275-38-845	NEW-E	82-10-032
275-38-715	NEW-P	82-09-071	275-38-845	NEW	82-16-080
275-38-715	NEW-E	82-10-032	275-38-845	NEW	82-16-080
275-38-715	NEW	82-16-080	275-38-850	NEW-P	82-09-071
275-38-720	NEW-P	82-09-071	275-38-850	NEW-E	82-10-032
275-38-720	NEW-E	82-10-032	275-38-855	NEW-P	82-09-071
275-38-720	NEW	82-16-080	275-38-855	NEW-E	82-10-032
275-38-725	NEW-P	82-09-071	275-38-855	NEW-E	82-14-069
275-38-725	NEW-E	82-10-032	275-38-855	NEW	82-16-080
275-38-725	NEW	82-16-080	275-38-860	NEW-P	82-09-071
275-38-730	NEW-P	82-09-071	275-38-860	NEW-E	82-10-032

**Table of WAC Sections Affected**

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
275-39-050	REP	82-23-058	275-39-240	REP-P	82-20-048
275-39-055	REP-P	82-20-048	275-39-240	REP	82-23-058
275-39-055	REP	82-23-058	275-39-245	REP-P	82-20-048
275-39-056	REP-P	82-20-048	275-39-245	REP	82-23-058
275-39-056	REP	82-23-058	275-39-250	REP-P	82-20-048
275-39-060	REP-P	82-20-048	275-39-250	REP	82-23-058
275-39-060	REP	82-23-058	275-39-255	REP-P	82-20-048
275-39-065	REP-P	82-20-048	275-39-255	REP	82-23-058
275-39-065	REP	82-23-058	275-39-260	REP-P	82-20-048
275-39-070	REP-P	82-20-048	275-39-260	REP	82-23-058
275-39-070	REP	82-23-058	275-39-265	REP-P	82-20-048
275-39-075	REP-P	82-20-048	275-39-265	REP	82-23-058
275-39-075	REP	82-23-058	275-39-270	REP-P	82-20-048
275-39-080	REP-P	82-20-048	275-39-270	REP	82-23-058
275-39-080	REP	82-23-058	275-39-275	REP-P	82-20-048
275-39-085	REP-P	82-20-048	275-39-275	REP	82-23-058
275-39-085	REP	82-23-058	275-39-280	REP-P	82-20-048
275-39-090	REP-P	82-20-048	275-39-280	REP	82-23-058
275-39-090	REP	82-23-058	275-39-285	REP-P	82-20-048
275-39-100	REP-P	82-20-048	275-39-285	REP	82-23-058
275-39-100	REP	82-23-058	275-39-290	REP-P	82-20-048
275-39-105	REP-P	82-20-048	275-39-290	REP	82-23-058
275-39-105	REP	82-23-058	275-39-295	REP-P	82-20-048
275-39-110	REP-P	82-20-048	275-39-295	REP	82-23-058
275-39-110	REP	82-23-058	275-39-300	REP-P	82-20-048
275-39-115	REP-P	82-20-048	275-39-300	REP	82-23-058
275-39-115	REP	82-23-058	275-39-305	REP-P	82-20-048
275-39-120	REP-P	82-20-048	275-39-305	REP	82-23-058
275-39-120	REP	82-23-058	275-39-310	REP-P	82-20-048
275-39-125	REP-P	82-20-048	275-39-310	REP	82-23-058
275-39-125	REP	82-23-058	275-39-315	REP-P	82-20-048
275-39-130	REP-P	82-20-048	275-39-315	REP	82-23-058
275-39-130	REP	82-23-058	275-39-320	REP-P	82-20-048
275-39-135	REP-P	82-20-048	275-39-320	REP	82-23-058
275-39-135	REP	82-23-058	275-39-325	REP-P	82-20-048
275-39-140	REP-P	82-20-048	275-39-325	REP	82-23-058
275-39-140	REP	82-23-058	275-39-330	REP-P	82-20-048
275-39-145	REP-P	82-20-048	275-39-330	REP	82-23-058
275-39-145	REP	82-23-058	275-39-335	REP-P	82-20-048
275-39-150	REP-P	82-20-048	275-39-335	REP	82-23-058
275-39-150	REP	82-23-058	275-39-340	REP-P	82-20-048
275-39-155	REP-P	82-20-048	275-39-340	REP	82-23-058
275-39-155	REP	82-23-058	275-39-345	REP-P	82-20-048
275-39-160	REP-P	82-20-048	275-39-345	REP	82-23-058
275-39-160	REP	82-23-058	275-39-350	REP-P	82-20-048
275-39-165	REP-P	82-20-048	275-39-350	REP	82-23-058
275-39-165	REP	82-23-058	275-39-355	REP-P	82-20-048
275-39-170	REP-P	82-20-048	275-39-355	REP	82-23-058
275-39-170	REP	82-23-058	275-39-360	REP-P	82-20-048
275-39-175	REP-P	82-20-048	275-39-360	REP	82-23-058
275-39-175	REP	82-23-058	275-39-365	REP-P	82-20-048
275-39-180	REP-P	82-20-048	275-39-365	REP	82-23-058
275-39-180	REP	82-23-058	275-39-370	REP-P	82-20-048
275-39-185	REP-P	82-20-048	275-39-370	REP	82-23-058
275-39-185	REP	82-23-058	275-39-375	REP-P	82-20-048
275-39-190	REP-P	82-20-048	275-39-375	REP	82-23-058
275-39-190	REP	82-23-058	275-39-380	REP-P	82-20-048
275-39-195	REP-P	82-20-048	275-39-380	REP	82-23-058
275-39-195	REP	82-23-058	275-39-385	REP-P	82-20-048
275-39-200	REP-P	82-20-048	275-39-385	REP	82-23-058
275-39-200	REP	82-23-058	275-39-390	REP-P	82-20-048
275-39-205	REP-P	82-20-048	275-39-390	REP	82-23-058
275-39-205	REP	82-23-058	275-39-395	REP-P	82-20-048
275-39-210	REP-P	82-20-048	275-39-395	REP	82-23-058
275-39-210	REP	82-23-058	275-39-400	REP-P	82-20-048
275-39-211	REP-P	82-20-048	275-39-400	REP	82-23-058
275-39-211	REP	82-23-058	275-39-405	REP-P	82-20-048
275-39-215	REP-P	82-20-048	275-39-405	REP	82-23-058
275-39-215	REP	82-23-058	275-39-410	REP-P	82-20-048
275-39-220	REP-P	82-20-048	275-39-410	REP	82-23-058
275-39-220	REP	82-23-058	275-39-415	REP-P	82-20-048
275-39-225	REP-P	82-20-048	275-39-415	REP	82-23-058
275-39-225	REP	82-23-058	275-39-420	REP-P	82-20-048
275-39-230	REP-P	82-20-048	275-39-420	REP	82-23-058
275-39-230	REP	82-23-058	275-39-425	REP-P	82-20-048
275-39-235	REP-P	82-20-048	275-39-425	REP	82-23-058
275-39-235	REP	82-23-058	275-39-430	REP-P	82-20-048

**Table of WAC Sections Affected**

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
275-39-630	REP-P	82-20-048	275-55-281	NEW	82-07-024
275-39-630	REP	82-23-058	275-55-282	REP	82-07-024
275-39-635	REP-P	82-20-048	275-55-284	REP	82-07-024
275-39-635	REP	82-23-058	275-55-286	REP	82-07-024
275-39-640	REP-P	82-20-048	275-55-288	REP	82-07-024
275-39-640	REP	82-23-058	275-55-290	REP	82-07-024
275-39-645	REP-P	82-20-048	275-55-291	NEW	82-07-024
275-39-645	REP	82-23-058	275-55-293	NEW	82-07-024
275-39-655	REP-P	82-20-048	275-55-293	AMD-P	82-24-004
275-39-655	REP	82-23-058	275-55-293	AMD-E	82-24-007
275-39-660	REP-P	82-20-048	275-55-295	NEW	82-07-024
275-39-660	REP	82-23-058	275-55-297	NEW	82-07-024
275-39-665	REP-P	82-20-048	275-55-301	NEW	82-07-024
275-39-665	REP	82-23-058	275-55-331	NEW	82-07-024
275-39-670	REP-P	82-20-048	275-55-341	NEW	82-07-024
275-39-670	REP	82-23-058	275-55-351	NEW	82-07-024
275-39-675	REP-P	82-20-048	275-55-361	NEW	82-07-024
275-39-675	REP	82-23-058	275-55-363	NEW	82-07-024
275-40-010	REP	82-04-023	275-55-365	NEW	82-07-024
275-40-020	REP	82-04-023	275-55-367	NEW	82-07-024
275-40-030	REP	82-04-023	275-55-371	NEW	82-07-024
275-40-040	REP	82-04-023	275-56-005	NEW-E	82-18-067
275-40-050	REP	82-04-023	275-56-005	NEW-P	82-19-014
275-40-060	REP	82-04-023	275-56-010	NEW-E	82-18-067
275-40-070	REP	82-04-023	275-56-010	NEW-P	82-19-014
275-52-010	REP	82-04-023	275-56-020	NEW-E	82-18-067
275-52-015	REP	82-04-023	275-56-020	NEW-P	82-19-014
275-52-020	REP	82-04-023	275-56-025	NEW-E	82-18-067
275-55	AMD-C	82-05-024	275-56-025	NEW-P	82-19-014
275-55-010	AMD	82-07-024	275-56-030	NEW-E	82-18-067
275-55-020	AMD	82-07-024	275-56-030	NEW-P	82-19-014
275-55-021	NEW	82-07-024	275-56-035	NEW-E	82-18-067
275-55-030	AMD	82-07-024	275-56-035	NEW-P	82-19-014
275-55-040	AMD	82-07-024	275-56-040	NEW-E	82-18-067
275-55-041	REP	82-07-024	275-56-040	NEW-P	82-19-014
275-55-050	AMD	82-07-024	275-56-050	NEW-E	82-18-067
275-55-060	AMD	82-07-024	275-56-050	NEW-P	82-19-014
275-55-061	REP	82-07-024	275-56-055	NEW-E	82-18-067
275-55-070	REP	82-07-024	275-56-055	NEW-P	82-19-014
275-55-071	NEW	82-07-024	275-56-060	NEW-E	82-18-067
275-55-080	REP	82-07-024	275-56-060	NEW-P	82-19-014
275-55-081	NEW	82-07-024	275-56-065	NEW-E	82-18-067
275-55-090	AMD	82-07-024	275-56-065	NEW-P	82-19-014
275-55-100	REP	82-07-024	275-56-070	NEW-E	82-18-067
275-55-110	AMD	82-07-024	275-56-070	NEW-P	82-19-014
275-55-120	REP	82-07-024	275-56-075	NEW-E	82-18-067
275-55-121	NEW	82-07-024	275-56-075	NEW-P	82-19-014
275-55-130	REP	82-07-024	275-56-080	NEW-E	82-18-067
275-55-131	NEW	82-07-024	275-56-080	NEW-P	82-19-014
275-55-140	REP	82-07-024	275-56-085	NEW-E	82-18-067
275-55-141	NEW	82-07-024	275-56-085	NEW-P	82-19-014
275-55-150	REP	82-07-024	275-56-090	NEW-E	82-18-067
275-55-151	NEW	82-07-024	275-56-090	NEW-P	82-19-014
275-55-160	REP	82-07-024	275-56-095	NEW-E	82-18-067
275-55-161	NEW	82-07-024	275-56-095	NEW-P	82-19-014
275-55-170	REP	82-07-024	275-56-100	NEW-E	82-18-067
275-55-171	NEW	82-07-024	275-56-100	NEW-P	82-19-014
275-55-180	REP	82-07-024	275-56-105	NEW-E	82-18-067
275-55-181	NEW	82-07-024	275-56-105	NEW-P	82-19-014
275-55-190	REP	82-07-024	275-56-110	NEW-E	82-18-067
275-55-191	NEW	82-07-024	275-56-110	NEW-P	82-19-014
275-55-200	REP	82-07-024	275-56-115	NEW-E	82-18-067
275-55-201	NEW	82-07-024	275-56-115	NEW-P	82-19-014
275-55-210	REP	82-07-024	275-56-120	NEW-E	82-18-067
275-55-211	NEW	82-07-024	275-56-120	NEW-P	82-19-014
275-55-220	REP	82-07-024	275-56-125	NEW-E	82-18-067
275-55-230	REP	82-07-024	275-56-125	NEW-P	82-19-014
275-55-231	NEW	82-07-024	275-56-130	NEW-E	82-18-067
275-55-240	REP	82-07-024	275-56-130	NEW-P	82-19-014
275-55-241	NEW	82-07-024	275-56-135	NEW-E	82-18-067
275-55-250	REP	82-07-024	275-56-135	NEW-P	82-19-014
275-55-260	REP	82-07-024	275-56-140	NEW-E	82-18-067
275-55-261	NEW	82-07-024	275-56-140	NEW-P	82-19-014
275-55-263	NEW	82-07-024	275-56-145	NEW-E	82-18-067
275-55-270	REP	82-07-024	275-56-145	NEW-P	82-19-014
275-55-271	NEW	82-07-024	275-56-150	NEW-E	82-18-067
275-55-280	REP	82-07-024	275-56-150	NEW-P	82-19-014

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**Table of WAC Sections Affected**

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
275-93-070	REP-P	82-03-015	284-44-350	NEW-P	82-19-097
275-93-070	REP-E	82-03-016	284-44-350	NEW	82-23-010
275-93-070	REP	82-07-006	284-44-360	NEW-P	82-19-097
275-93-080	REP-P	82-03-015	284-44-360	NEW	82-23-010
275-93-080	REP-E	82-03-016	284-50-380	AMD-P	82-09-030
275-93-080	REP	82-07-006	284-50-380	AMD	82-12-032
275-93-090	REP-P	82-03-015	284-55-010	AMD-P	82-09-030
275-93-090	REP-E	82-03-016	284-55-010	AMD	82-12-032
275-93-090	REP	82-07-006	284-55-035	NEW-P	82-09-030
275-93-100	REP-P	82-03-015	284-55-035	NEW	82-12-032
275-93-100	REP-E	82-03-016	284-55-040	AMD-P	82-09-030
275-93-100	REP	82-07-006	284-55-040	AMD	82-12-032
275-93-110	REP-P	82-03-015	284-55-045	NEW-P	82-09-030
275-93-110	REP-E	82-03-016	284-55-045	NEW	82-12-032
275-93-110	REP	82-07-006	284-55-065	NEW-P	82-09-030
275-93-120	REP-P	82-03-015	284-55-065	NEW	82-12-032
275-93-120	REP-E	82-03-016	284-55-067	NEW-P	82-09-030
275-93-120	REP	82-07-006	284-55-067	NEW	82-12-032
275-93-130	REP-P	82-03-015	284-55-110	AMD-P	82-09-030
275-93-130	REP-E	82-03-016	284-55-110	AMD	82-12-032
275-93-130	REP	82-07-006	284-58-010	NEW-P	82-19-098
275-93-140	REP-P	82-03-015	284-58-010	NEW	82-23-009
275-93-140	REP-E	82-03-016	284-58-020	NEW-P	82-19-098
275-93-140	REP	82-07-006	284-58-020	NEW	82-23-009
275-102-475	REP-P	82-23-045	284-58-030	NEW-P	82-19-098
275-102-480	REP-P	82-23-045	284-58-030	NEW	82-23-009
275-102-485	REP-P	82-23-045	284-58-040	NEW-P	82-19-098
275-102-490	REP-P	82-23-045	284-58-040	NEW	82-23-009
275-102-495	REP-P	82-23-045	284-58-050	NEW-P	82-19-098
284-14-010	NEW-P	82-18-054	284-58-050	NEW	82-23-009
284-14-010	NEW	82-20-090	284-58-060	NEW-P	82-19-098
284-14-020	NEW-P	82-18-054	284-58-060	NEW	82-23-009
284-14-020	NEW	82-20-090	284-58-070	NEW-P	82-19-098
284-17-100	REP-P	82-07-056	284-58-070	NEW	82-23-009
284-17-100	REP	82-10-016	284-58-080	NEW-P	82-19-098
284-17-110	REP-P	82-07-056	284-58-080	NEW	82-23-009
284-17-110	REP	82-10-016	284-58-090	NEW-P	82-19-098
284-17-120	NEW-P	82-07-056	284-58-090	NEW	82-23-009
284-17-120	NEW	82-10-016	284-58-100	NEW-P	82-19-098
284-17-210	AMD-P	82-07-056	284-58-100	NEW	82-23-009
284-17-210	AMD	82-10-016	284-58-110	NEW-P	82-19-098
284-17-310	AMD-P	82-07-056	284-58-110	NEW	82-23-009
284-17-310	AMD	82-10-016	284-58-120	NEW-P	82-19-098
284-24-010	REP-P	82-02-059	284-58-120	NEW	82-23-009
284-24-010	REP	82-06-036	284-58-130	NEW-P	82-19-098
284-24-015	NEW-P	82-02-059	284-58-130	NEW	82-23-009
284-24-015	NEW	82-06-036	284-58-140	NEW-P	82-19-098
284-24-020	REP-P	82-02-059	284-58-140	NEW	82-23-009
284-24-020	REP	82-06-036	284-58-150	NEW-P	82-19-098
284-24-030	REP-P	82-02-059	284-58-150	NEW	82-23-009
284-24-030	REP	82-06-036	284-58-160	NEW-P	82-19-098
284-24-035	REP-P	82-02-059	284-58-160	NEW	82-23-009
284-24-035	REP	82-06-036	284-58-170	NEW-P	82-19-098
284-24-040	REP-P	82-02-059	284-58-170	NEW	82-23-009
284-24-040	REP	82-06-036	284-58-180	NEW-P	82-19-098
284-24-050	REP-P	82-02-059	284-58-180	NEW	82-23-009
284-24-050	REP	82-06-036	284-58-190	NEW-P	82-19-098
284-24-060	NEW-P	82-02-059	284-58-190	NEW	82-23-009
284-24-060	NEW	82-06-036	284-58-200	NEW-P	82-19-098
284-24-070	NEW-P	82-02-059	284-58-200	NEW	82-23-009
284-24-070	NEW	82-06-036	284-58-210	NEW-P	82-19-098
284-24-080	NEW-P	82-02-059	284-58-210	NEW	82-23-009
284-24-080	NEW	82-06-036	284-58-220	NEW-P	82-19-098
284-24-180	REP-P	82-09-030	284-58-220	NEW	82-23-009
284-44-180	REP	82-12-032	284-58-250	NEW-P	82-19-098
284-44-250	NEW-P	82-19-097	284-58-250	NEW	82-23-009
284-44-250	NEW	82-23-010	284-58-260	NEW-P	82-19-098
284-44-300	NEW-P	82-19-097	284-58-260	NEW	82-23-009
284-44-300	NEW	82-23-010	284-58-270	NEW-P	82-19-098
284-44-310	NEW-P	82-19-097	284-58-270	NEW	82-23-009
284-44-310	NEW	82-23-010	284-58-280	NEW-P	82-19-098
284-44-320	NEW-P	82-19-097	284-58-280	NEW	82-23-009
284-44-320	NEW	82-23-010	286-04-010	AMD-P	82-19-074
284-44-330	NEW-P	82-19-097	286-04-020	AMD-P	82-19-074
284-44-330	NEW	82-23-010	286-04-030	AMD-P	82-19-074
284-44-340	NEW-P	82-19-097	286-04-060	AMD-P	82-19-074
284-44-340	NEW	82-23-010	286-04-070	AMD-P	82-19-074

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
296-17-505	AMD	82-24-047	296-17-594	AMD-P	82-20-078
296-17-506	AMD-P	82-20-078	296-17-594	AMD	82-24-047
296-17-506	AMD	82-24-047	296-17-599	AMD-P	82-20-078
296-17-50602	AMD-P	82-20-078	296-17-599	AMD	82-24-047
296-17-50602	AMD	82-24-047	296-17-601	REP-P	82-20-078
296-17-507	AMD-P	82-20-078	296-17-601	REP	82-24-047
296-17-507	AMD	82-24-047	296-17-604	AMD-P	82-20-078
296-17-50904	NEW-P	82-20-078	296-17-604	AMD	82-24-047
296-17-50904	NEW	82-24-047	296-17-605	AMD-P	82-20-078
296-17-511	AMD-P	82-20-078	296-17-605	AMD	82-24-047
296-17-511	AMD	82-24-047	296-17-606	AMD-P	82-20-078
296-17-512	AMD-P	82-20-078	296-17-606	AMD	82-24-047
296-17-512	AMD	82-24-047	296-17-607	REP-P	82-20-078
296-17-514	AMD-P	82-20-078	296-17-607	REP	82-24-047
296-17-514	AMD	82-24-047	296-17-608	REP-P	82-20-078
296-17-518	AMD-P	82-20-078	296-17-608	REP	82-24-047
296-17-518	AMD	82-24-047	296-17-609	REP-P	82-20-078
296-17-519	AMD-P	82-20-078	296-17-609	REP	82-24-047
296-17-519	AMD	82-24-047	296-17-610	REP-P	82-20-078
296-17-520	AMD-P	82-20-078	296-17-610	REP	82-24-047
296-17-520	AMD	82-24-047	296-17-613	REP-P	82-20-078
296-17-52001	NEW-P	82-20-078	296-17-613	REP	82-24-047
296-17-52001	NEW	82-24-047	296-17-615	AMD-P	82-20-078
296-17-52002	NEW-P	82-20-078	296-17-615	AMD	82-24-047
296-17-52002	NEW	82-24-047	296-17-617	REP-P	82-20-078
296-17-521	AMD-P	82-20-078	296-17-617	REP	82-24-047
296-17-521	AMD	82-24-047	296-17-618	AMD-P	82-20-078
296-17-52101	NEW-P	82-20-078	296-17-618	AMD	82-24-047
296-17-52101	NEW	82-24-047	296-17-61804	NEW-P	82-20-078
296-17-522	AMD-P	82-20-078	296-17-61804	NEW	82-24-047
296-17-522	AMD	82-24-047	296-17-620	AMD-P	82-20-078
296-17-524	AMD-P	82-20-078	296-17-620	AMD	82-24-047
296-17-524	AMD	82-24-047	296-17-621	REP-P	82-20-078
296-17-527	AMD-P	82-20-078	296-17-621	REP	82-24-047
296-17-527	AMD	82-24-047	296-17-623	REP-P	82-20-078
296-17-534	AMD-P	82-20-078	296-17-623	REP	82-24-047
296-17-534	AMD	82-24-047	296-17-624	REP-P	82-20-078
296-17-53504	NEW-P	82-20-078	296-17-624	REP	82-24-047
296-17-53504	NEW	82-24-047	296-17-625	REP-P	82-20-078
296-17-538	AMD-P	82-20-078	296-17-625	REP	82-24-047
296-17-538	AMD	82-24-047	296-17-635	AMD-P	82-20-078
296-17-53801	NEW-P	82-20-078	296-17-635	AMD	82-24-047
296-17-53801	NEW	82-24-047	296-17-63501	NEW-P	82-20-078
296-17-53803	NEW-P	82-20-078	296-17-63501	NEW	82-24-047
296-17-53803	NEW	82-24-047	296-17-639	REP-P	82-20-078
296-17-53805	NEW-P	82-20-078	296-17-639	REP	82-24-047
296-17-53805	NEW	82-24-047	296-17-640	AMD-P	82-20-078
296-17-540	AMD-P	82-20-078	296-17-640	AMD	82-24-047
296-17-540	AMD	82-24-047	296-17-644	AMD-P	82-20-078
296-17-54101	NEW-P	82-20-078	296-17-644	AMD	82-24-047
296-17-54101	NEW	82-24-047	296-17-64901	AMD-P	82-20-078
296-17-542	AMD-P	82-20-078	296-17-64901	AMD	82-24-047
296-17-542	AMD	82-24-047	296-17-650	AMD-P	82-20-078
296-17-543	REP-P	82-20-078	296-17-650	AMD	82-24-047
296-17-543	REP	82-24-047	296-17-664	REP-P	82-20-078
296-17-544	AMD-P	82-20-078	296-17-664	REP	82-24-047
296-17-544	AMD	82-24-047	296-17-665	REP-P	82-20-078
296-17-568	AMD-P	82-20-078	296-17-665	REP	82-24-047
296-17-568	AMD	82-24-047	296-17-666	AMD-P	82-20-078
296-17-57002	NEW-P	82-20-078	296-17-666	AMD	82-24-047
296-17-57002	NEW	82-24-047	296-17-667	REP-P	82-20-078
296-17-571	AMD-P	82-20-078	296-17-667	REP	82-24-047
296-17-571	AMD	82-24-047	296-17-668	AMD-P	82-20-078
296-17-574	AMD-P	82-20-078	296-17-668	AMD	82-24-047
296-17-574	AMD	82-24-047	296-17-670	AMD-P	82-20-078
296-17-579	AMD-P	82-20-078	296-17-670	AMD	82-24-047
296-17-579	AMD	82-24-047	296-17-671	REP-P	82-20-078
296-17-580	AMD-P	82-20-078	296-17-671	REP	82-24-047
296-17-580	AMD	82-24-047	296-17-672	REP-P	82-20-078
296-17-583	AMD-P	82-20-078	296-17-672	REP	82-24-047
296-17-583	AMD	82-24-047	296-17-674	REP-P	82-20-078
296-17-586	AMD-P	82-20-078	296-17-674	REP	82-24-047
296-17-586	AMD	82-24-047	296-17-675	AMD-P	82-20-078
296-17-587	AMD-P	82-20-078	296-17-675	AMD	82-24-047
296-17-587	AMD	82-24-047	296-17-67601	NEW-P	82-20-078
296-17-593	REP-P	82-20-078	296-17-67601	NEW	82-24-047
296-17-593	REP	82-24-047	296-17-67602	NEW-P	82-20-078

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
296-18-110	NEW	82-24-055	296-20-380	AMD-C	82-21-055
296-18-120	NEW-P	82-20-051	296-20-380	AMD	82-24-050
296-18-120	NEW-C	82-23-028	296-23-940	NEW-P	82-20-079
296-18-120	NEW	82-24-055	296-23-940	NEW-C	82-21-055
296-18-130	NEW-P	82-20-051	296-23-940	NEW	82-24-050
296-18-130	NEW-C	82-23-028	296-23-9401	NEW-P	82-20-079
296-18-130	NEW	82-24-055	296-23-9401	NEW-C	82-21-055
296-18-140	NEW-P	82-20-051	296-23-9401	NEW	82-24-050
296-18-140	NEW-C	82-23-028	296-23-9402	NEW-P	82-20-079
296-18-140	NEW	82-24-055	296-23-9402	NEW-C	82-21-055
296-18-150	NEW-P	82-20-051	296-23-9402	NEW	82-24-050
296-18-150	NEW-C	82-23-028	296-23-9403	NEW-P	82-20-079
296-18-160	NEW-P	82-20-051	296-23-9403	NEW-C	82-21-055
296-18-160	NEW-C	82-23-028	296-23-9403	NEW	82-24-050
296-18-160	NEW	82-24-055	296-23-9408	NEW-P	82-20-079
296-18-170	NEW-P	82-20-051	296-23-9408	NEW-C	82-21-055
296-18-170	NEW-C	82-23-028	296-23-9408	NEW	82-24-050
296-18-170	NEW	82-24-055	296-24-12005	AMD-P	82-08-004
296-18-180	NEW-P	82-20-051	296-24-12005	AMD	82-13-045
296-18-180	NEW-C	82-23-028	296-24-12009	AMD-P	82-02-065
296-18-180	NEW	82-24-055	296-24-12009	AMD	82-08-026
296-18-190	NEW-P	82-20-051	296-24-130	REP-P	82-02-065
296-18-190	NEW-C	82-23-028	296-24-130	REP	82-08-026
296-18-190	NEW	82-24-055	296-24-13001	REP-P	82-02-065
296-18-200	NEW-P	82-20-051	296-24-13001	REP	82-08-026
296-18-200	NEW-C	82-23-028	296-24-13003	REP-P	82-02-065
296-18-200	NEW	82-24-055	296-24-13003	REP	82-08-026
296-18-210	NEW-P	82-20-051	296-24-13005	REP-P	82-02-065
296-18-210	NEW-C	82-23-028	296-24-13005	REP	82-08-026
296-18-210	NEW	82-24-055	296-24-13007	REP-P	82-02-065
296-18-300	NEW-P	82-20-051	296-24-13007	REP	82-08-026
296-18-300	NEW-C	82-23-028	296-24-13009	REP-P	82-02-065
296-18-300	NEW	82-24-055	296-24-13009	REP	82-08-026
296-18-310	NEW-P	82-20-051	296-24-13011	REP-P	82-02-065
296-18-310	NEW-C	82-23-028	296-24-13011	REP	82-08-026
296-18-310	NEW	82-24-055	296-24-13013	REP-P	82-02-065
296-18-320	NEW-P	82-20-051	296-24-13013	REP	82-08-026
296-18-320	NEW-C	82-23-028	296-24-13501	AMD-P	82-08-004
296-18-320	NEW	82-24-055	296-24-13501	AMD	82-13-045
296-18-330	NEW-P	82-20-051	296-24-14007	AMD-P	82-08-004
296-18-330	NEW-C	82-23-028	296-24-14007	AMD	82-13-045
296-18-330	NEW	82-24-055	296-24-16503	AMD-P	82-08-004
296-18-340	NEW-P	82-20-051	296-24-16503	AMD	82-13-045
296-18-340	NEW-C	82-23-028	296-24-16539	AMD-P	82-08-004
296-18-340	NEW	82-24-055	296-24-16539	AMD	82-13-045
296-18-350	NEW-P	82-20-051	296-24-170	REP-P	82-08-004
296-18-350	NEW-C	82-23-028	296-24-170	REP	82-13-045
296-18-350	NEW	82-24-055	296-24-17001	REP-P	82-08-004
296-18-360	NEW-P	82-20-051	296-24-17001	REP	82-13-045
296-18-360	NEW-C	82-23-028	296-24-17003	REP-P	82-08-004
296-18-360	NEW	82-24-055	296-24-17003	REP	82-13-045
296-18-370	NEW-P	82-20-051	296-24-17005	REP-P	82-08-004
296-18-370	NEW-C	82-23-028	296-24-17005	REP	82-13-045
296-18-370	NEW	82-24-055	296-24-17007	REP-P	82-08-004
296-18-400	NEW	82-24-055	296-24-17007	REP	82-13-045
296-20-132	NEW-P	82-20-079	296-24-17009	REP-P	82-08-004
296-20-132	NEW-C	82-21-055	296-24-17009	REP	82-13-045
296-20-132	NEW	82-24-050	296-24-17011	REP-P	82-08-004
296-20-135	AMD-P	82-20-079	296-24-17011	REP	82-13-045
296-20-135	AMD-C	82-21-055	296-24-17013	REP-P	82-08-004
296-20-135	AMD	82-24-050	296-24-17013	REP	82-13-045
296-20-140	AMD-P	82-20-079	296-24-17015	REP-P	82-08-004
296-20-140	AMD-C	82-21-055	296-24-17015	REP	82-13-045
296-20-140	AMD	82-24-050	296-24-17017	REP-P	82-08-004
296-20-145	AMD-P	82-20-079	296-24-17017	REP	82-13-045
296-20-145	AMD-C	82-21-055	296-24-17019	REP-P	82-08-004
296-20-145	AMD	82-24-050	296-24-17019	REP	82-13-045
296-20-150	AMD-P	82-20-079	296-24-17021	REP-P	82-08-004
296-20-150	AMD-C	82-21-055	296-24-17021	REP	82-13-045
296-20-155	AMD-P	82-20-079	296-24-17023	REP-P	82-08-004
296-20-155	AMD-C	82-21-055	296-24-17023	REP	82-13-045
296-20-17003	AMD-P	82-20-079	296-24-17025	REP-P	82-08-004
296-20-17003	AMD-C	82-21-055	296-24-17025	REP	82-13-045
296-20-370	AMD-P	82-20-079	296-24-17027	REP-P	82-08-004
296-20-370	AMD-C	82-21-055	296-24-17027	REP	82-13-045
296-20-370	AMD	82-24-050	296-24-17029	REP-P	82-08-004
296-20-380	AMD-P	82-20-079	296-24-17029	REP	82-13-045

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296-48-604	REP	82-09-053	296-48-800	AMD-E	82-09-031
296-48-605	REP-P	82-05-006	296-48-800	REP	82-09-053
296-48-605	REP	82-09-053	296-48-825	REP-P	82-05-006
296-48-610	REP-P	82-05-006	296-48-825	REP	82-09-053
296-48-610	REP	82-09-053	296-48-830	REP-P	82-05-006
296-48-615	REP-P	82-05-006	296-48-830	REP	82-09-053
296-48-615	REP	82-09-053	296-48-890	REP-P	82-05-006
296-48-620	REP-P	82-05-006	296-48-890	REP	82-09-053
296-48-620	REP	82-09-053	296-48A	REP-C	82-02-052
296-48-625	REP-P	82-05-006	296-48A-001	REP-P	82-05-006
296-48-625	REP	82-09-053	296-48A-001	REP	82-09-053
296-48-630	REP-P	82-05-006	296-48A-200	REP-P	82-05-006
296-48-630	REP	82-09-053	296-48A-200	REP	82-09-053
296-48-635	REP-P	82-05-006	296-48A-400	REP-P	82-05-006
296-48-635	REP	82-09-053	296-48A-400	REP	82-09-053
296-48-636	REP-P	82-05-006	296-48A-405	REP-P	82-05-006
296-48-636	REP	82-09-053	296-48A-405	REP	82-09-053
296-48-640	REP-P	82-05-006	296-48A-410	REP-P	82-05-006
296-48-640	REP	82-09-053	296-48A-410	REP	82-09-053
296-48-645	REP-P	82-05-006	296-48A-600	REP-P	82-05-006
296-48-645	REP	82-09-053	296-48A-600	REP	82-09-053
296-48-701	REP-P	82-05-006	296-48A-605	REP-P	82-05-006
296-48-701	REP	82-09-053	296-48A-605	REP	82-09-053
296-48-702	REP-P	82-05-006	296-48A-610	REP-P	82-05-006
296-48-702	REP	82-09-053	296-48A-610	REP	82-09-053
296-48-703	REP-P	82-05-006	296-48A-615	REP-P	82-05-006
296-48-703	REP	82-09-053	296-48A-615	REP	82-09-053
296-48-704	REP-P	82-05-006	296-48A-700	REP-P	82-05-006
296-48-704	REP	82-09-053	296-48A-700	REP	82-09-053
296-48-706	REP-P	82-05-006	296-48A-750	REP-P	82-05-006
296-48-706	REP	82-09-053	296-48A-750	REP	82-09-053
296-48-710	REP-P	82-05-006	296-48A-755	REP-P	82-05-006
296-48-710	REP	82-09-053	296-48A-755	REP	82-09-053
296-48-715	REP-P	82-05-006	296-48A-770	REP-P	82-05-006
296-48-715	REP	82-09-053	296-48A-770	REP	82-09-053
296-48-720	REP-P	82-05-006	296-48A-780	REP-P	82-05-006
296-48-720	REP	82-09-053	296-48A-780	REP	82-09-053
296-48-725	REP-P	82-05-006	296-48A-800	REP-P	82-05-006
296-48-725	REP	82-09-053	296-48A-800	REP	82-09-053
296-48-730	REP-P	82-05-006	296-48A-990	REP-P	82-05-006
296-48-730	REP	82-09-053	296-48A-990	REP	82-09-053
296-48-735	REP-P	82-05-006	296-48B	REP-C	82-02-052
296-48-735	REP	82-09-053	296-48B-001	REP	82-04-060
296-48-740	REP-P	82-05-006	296-48B-002	REP	82-04-060
296-48-740	REP	82-09-053	296-48B-005	REP	82-04-060
296-48-745	REP-P	82-05-006	296-48B-006	REP	82-04-060
296-48-745	REP	82-09-053	296-48B-009	REP	82-04-060
296-48-750	REP-P	82-05-006	296-48B-010	REP	82-04-060
296-48-750	REP	82-09-053	296-48B-015	REP	82-04-060
296-48-755	REP-P	82-05-006	296-48B-020	REP	82-04-060
296-48-755	REP	82-09-053	296-48B-025	REP	82-04-060
296-48-760	REP-P	82-05-006	296-48B-030	REP	82-04-060
296-48-760	REP	82-09-053	296-48B-032	REP	82-04-060
296-48-761	REP-P	82-05-006	296-48B-035	REP	82-04-060
296-48-761	REP	82-09-053	296-48B-040	REP	82-04-060
296-48-765	REP-P	82-05-006	296-48B-050	REP	82-04-060
296-48-765	REP	82-09-053	296-48B-055	REP	82-04-060
296-48-770	REP-P	82-05-006	296-48B-060	REP	82-04-060
296-48-770	REP	82-09-053	296-48B-065	REP	82-04-060
296-48-775	REP-P	82-05-006	296-48B-068	REP	82-04-060
296-48-775	REP	82-09-053	296-48B-070	REP	82-04-060
296-48-776	REP-P	82-05-006	296-48B-075	REP	82-04-060
296-48-776	REP	82-09-053	296-48B-080	REP	82-04-060
296-48-780	REP-P	82-05-006	296-48B-085	REP	82-04-060
296-48-780	REP	82-09-053	296-48B-090	REP	82-04-060
296-48-781	REP-P	82-05-006	296-48B-095	REP	82-04-060
296-48-781	REP	82-09-053	296-48B-100	REP	82-04-060
296-48-782	REP-P	82-05-006	296-48B-105	REP	82-04-060
296-48-782	REP	82-09-053	296-48B-115	REP	82-04-060
296-48-785	REP-P	82-05-006	296-48B-120	REP	82-04-060
296-48-785	REP	82-09-053	296-48B-125	REP	82-04-060
296-48-790	REP-P	82-05-006	296-48B-140	REP	82-04-060
296-48-790	REP	82-09-053	296-48B-142	REP	82-04-060
296-48-795	REP-P	82-05-006	296-48B-143	REP	82-04-060
296-48-795	REP	82-09-053	296-48B-145	REP	82-04-060
296-48-800	AMD-E	82-04-014	296-48B-150	REP	82-04-060
296-48-800	REP-P	82-05-006	296-48B-160	REP	82-04-060

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296-48B-615	REP	82-04-060	296-62-09051	AMD	82-13-045
296-48B-620	REP	82-04-060	296-62-09053	NEW	82-03-023
296-48B-675	REP	82-04-060	296-62-14515	AMD-P	82-08-004
296-48B-680	REP	82-04-060	296-62-14515	AMD	82-13-045
296-48B-685	REP	82-04-060	296-62-14525	AMD	82-03-023
296-48B-690	REP	82-04-060	296-62-14533	AMD	82-03-023
296-48B-695	REP	82-04-060	296-78-71023	AMD-P	82-08-004
296-48B-720	REP	82-04-060	296-78-71023	AMD	82-13-045
296-48B-725	REP	82-04-060	296-79-020	AMD-P	82-08-004
296-48B-730	REP	82-04-060	296-79-020	AMD	82-13-045
296-48B-735	REP	82-04-060	296-79-050	AMD-P	82-08-004
296-48B-740	REP	82-04-060	296-79-050	AMD	82-13-045
296-48B-800	REP	82-04-060	296-81-002	REP-P	82-07-079
296-48B-805	REP	82-04-060	296-81-002	REP	82-12-005
296-48B-810	REP	82-04-060	296-81-003	REP-P	82-07-079
296-48B-815	REP	82-04-060	296-81-003	REP	82-12-005
296-48B-820	REP	82-04-060	296-81-005	AMD-P	82-07-079
296-48B-825	REP	82-04-060	296-81-005	AMD	82-12-005
296-48B-830	REP	82-04-060	296-81-006	AMD-P	82-07-079
296-48B-835	REP	82-04-060	296-81-006	AMD	82-12-005
296-52-043	AMD-P	82-02-065	296-81-007	AMD-P	82-07-079
296-52-043	AMD-E	82-07-013	296-81-007	AMD	82-12-005
296-52-043	AMD	82-08-026	296-81-008	AMD-P	82-07-079
296-52-090	AMD-P	82-02-065	296-81-008	AMD	82-12-005
296-52-090	AMD-E	82-07-013	296-81-260	AMD-P	82-07-079
296-52-090	AMD	82-08-026	296-81-260	AMD	82-12-005
296-54-507	AMD-E	82-13-046	296-81-990	NEW-P	82-07-079
296-54-507	AMD-E	82-19-032	296-81-990	NEW	82-12-005
296-54-543	AMD-P	82-08-004	296-86-010	AMD-P	82-07-079
296-62-07101	AMD-P	82-02-065	296-86-010	AMD	82-12-005
296-62-07101	AMD	82-08-026	296-86-020	AMD-P	82-07-079
296-62-07107	AMD	82-03-023	296-86-020	AMD	82-12-005
296-62-07109	AMD	82-03-023	296-86-030	AMD-P	82-07-079
296-62-07109	AMD-P	82-08-004	296-86-030	AMD	82-12-005
296-62-07109	AMD	82-13-045	296-86-040	AMD-P	82-07-079
296-62-07115	AMD-P	82-02-065	296-86-040	AMD	82-12-005
296-62-07115	AMD	82-08-026	296-86-060	AMD-P	82-07-079
296-62-07302	AMD-P	82-08-004	296-86-060	AMD	82-12-005
296-62-07302	AMD	82-13-045	296-86-070	AMD-P	82-07-079
296-62-07314	AMD-E	82-12-019	296-86-070	AMD	82-12-005
296-62-07314	AMD-E	82-21-021	296-86-075	AMD-P	82-07-079
296-62-07329	AMD-P	82-08-004	296-86-075	AMD	82-12-005
296-62-07329	AMD	82-13-045	296-86-080	AMD-P	82-07-079
296-62-07349	AM/DE-P	82-08-004	296-86-080	AMD	82-12-005
296-62-07349	AM/DE	82-13-045	296-104-055	AMD-P	82-20-013
296-62-07501	AMD	82-03-023	296-104-055	AMD	82-24-025
296-62-07515	AMD-P	82-08-004	296-104-060	AMD-P	82-20-013
296-62-07515	AMD	82-13-045	296-104-060	AMD	82-24-025
296-62-07521	RECOD-P	82-08-004	296-104-200	AMD	82-05-003
296-62-07521	RECOD	82-13-045	296-104-200	AMD-P	82-20-013
296-62-09003	AMD-P	82-08-004	296-104-200	AMD	82-24-025
296-62-09003	AMD	82-13-045	296-104-700	AMD-P	82-20-013
296-62-09011	AMD	82-03-023	296-104-700	AMD	82-24-025
296-62-09015	NEW	82-03-023	296-116-070	AMD-P	82-19-053
296-62-09017	NEW	82-03-023	296-116-070	AMD-C	82-19-093
296-62-09019	NEW	82-03-023	296-116-070	AMD	82-24-010
296-62-09021	NEW	82-03-023	296-116-075	NEW-P	82-06-054
296-62-09023	NEW	82-03-023	296-116-075	NEW-C	82-09-060
296-62-09025	NEW	82-03-023	296-116-075	NEW	82-15-026
296-62-09027	NEW	82-03-023	296-116-080	AMD-P	82-06-054
296-62-09029	NEW	82-03-023	296-116-080	AMD-C	82-09-060
296-62-09031	NEW	82-03-023	296-116-080	AMD-C	82-13-062
296-62-09031	AMD-P	82-08-004	296-116-080	AMD	82-15-028
296-62-09031	AMD	82-13-045	296-116-085	AMD-P	82-10-049
296-62-09033	NEW	82-03-023	296-116-085	AMD	82-13-087
296-62-09033	AMD-P	82-08-004	296-116-185	AMD-P	82-02-068
296-62-09033	AMD	82-13-045	296-116-185	AMD-C	82-05-035
296-62-09035	NEW	82-03-023	296-116-185	AMD	82-08-016
296-62-09037	NEW	82-03-023	296-116-185	AMD-E	82-08-017
296-62-09039	NEW	82-03-023	296-116-205	AMD-P	82-10-049
296-62-09041	NEW	82-03-023	296-116-205	AMD	82-13-087
296-62-09043	NEW	82-03-023	296-116-300	AMD-P	82-08-062
296-62-09045	NEW	82-03-023	296-116-300	AMD-C	82-11-048
296-62-09047	NEW	82-03-023	296-116-300	AMD-C	82-12-020
296-62-09049	NEW	82-03-023	296-116-300	AMD-C	82-12-033
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296-200-050	AMD-P	82-11-047	308-24-345	NEW	82-21-036
296-200-050	AMD	82-18-026	308-24-370	AMD-P	82-17-059
296-200-100	AMD-E	82-20-011	308-24-370	AMD	82-21-036
296-200-100	AMD-P	82-20-012	308-24-384	AMD-P	82-17-059
296-200-100	AMD	82-24-057	308-24-384	AMD	82-21-036
296-200-900	AMD-P	82-11-047	308-24-395	NEW-P	82-17-059
296-200-900	AMD	82-18-026	308-24-395	NEW	82-21-036
296-306-200	AMD-P	82-02-065	308-24-510	NEW-P	82-05-048
296-306-200	AMD-E	82-07-013	308-24-510	NEW	82-08-063
296-306-200	AMD	82-08-026	308-24-520	NEW-P	82-05-048
296-306-200	AMD-E	82-10-071	308-24-520	NEW	82-08-063
296-306-200	AMD-E	82-19-044	308-24-530	NEW-P	82-05-048
296-350-080	AMD-P	82-08-004	308-24-530	NEW	82-08-063
296-350-080	AMD	82-13-045	308-24-540	NEW-P	82-05-048
296-350-095	NEW-P	82-10-072	308-24-540	NEW	82-08-063
296-350-095	NEW	82-13-045	308-25-010	NEW-P	82-02-093
296-350-35055	AMD-P	82-08-004	308-25-010	NEW	82-06-043
296-350-35055	AMD	82-13-045	308-25-010	AMD-P	82-08-077
296-350-400	AMD-P	82-08-004	308-25-010	AMD	82-11-068
296-350-400	AMD	82-13-045	308-25-020	NEW-P	82-02-093
296-360-030	AMD-P	82-08-004	308-25-020	NEW	82-06-043
296-360-030	AMD	82-13-045	308-25-020	AMD-P	82-08-077
296-401-010	AMD-P	82-08-003	308-25-020	AMD	82-11-068
296-401-010	AMD-C	82-11-057	308-25-030	NEW-P	82-02-093
296-401-010	AMD	82-18-036	308-25-030	NEW	82-06-043
296-401-070	AMD-P	82-21-059	308-25-030	AMD-P	82-08-077
296-401-080	AMD-P	82-21-059	308-25-030	AMD	82-11-068
308-11-001	NEW-E	82-19-030	308-25-040	NEW-P	82-02-093
308-11-001	NEW-P	82-20-098	308-25-040	NEW	82-06-043
308-11-001	NEW	82-23-023	308-25-040	AMD-P	82-08-077
308-11-010	NEW-P	82-20-098	308-25-040	AMD	82-11-068
308-11-010	NEW	82-23-023	308-25-050	NEW-P	82-02-093
308-11-040	NEW-P	82-20-098	308-25-050	NEW	82-06-043
308-11-040	NEW	82-23-023	308-25-060	NEW-P	82-02-093
308-11-050	NEW-P	82-20-098	308-25-060	NEW	82-06-043
308-11-050	NEW	82-23-023	308-25-070	NEW-P	82-02-093
308-11-060	NEW-P	82-20-098	308-25-070	NEW	82-06-043
308-11-060	NEW	82-23-023	308-26-017	NEW-P	82-08-049
308-11-080	NEW-P	82-20-098	308-26-017	NEW	82-11-056
308-11-080	NEW	82-23-023	308-26-020	AMD-P	82-16-088
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308-11-100	NEW	82-23-023	308-31-010	AMD-P	82-24-085
308-11-120	NEW-P	82-20-098	308-31-030	NEW-P	82-24-085
308-11-120	NEW	82-23-023	308-31-040	NEW-P	82-24-085
308-11-300	NEW-E	82-13-023	308-31-050	NEW-P	82-24-085
308-11-310	NEW-E	82-13-023	308-31-060	NEW-P	82-24-085
308-12-010	AMD-P	82-24-084	308-31-070	NEW-P	82-24-085
308-12-030	REP-P	82-24-084	308-34-010	NEW-P	82-05-052
308-12-031	NEW-P	82-24-084	308-34-010	NEW	82-09-043
308-12-040	AMD-P	82-24-084	308-34-020	NEW-P	82-05-052
308-12-050	AMD-P	82-24-084	308-34-020	NEW	82-09-043
308-12-080	AMD-P	82-24-084	308-34-030	NEW-P	82-05-052
308-12-081	NEW-P	82-24-084	308-34-030	NEW	82-09-043
308-12-082	NEW-P	82-24-084	308-34-040	NEW-P	82-05-052
308-12-110	AMD-P	82-24-084	308-34-040	NEW	82-09-043
308-12-120	AMD-P	82-24-084	308-34-050	NEW-P	82-05-052
308-12-130	AMD-P	82-24-084	308-34-050	NEW	82-09-043
308-12-320	AMD-P	82-24-084	308-34-060	NEW-P	82-05-052
308-16-440	NEW-P	82-05-049	308-34-060	NEW	82-09-043
308-16-440	NEW	82-08-064	308-34-070	NEW-P	82-05-052
308-16-450	NEW-P	82-05-049	308-34-070	NEW	82-09-043
308-16-450	NEW	82-08-064	308-34-080	NEW-P	82-05-052
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308-16-460	NEW	82-08-064	308-36-020	REP-P	82-04-008
308-16-470	NEW-P	82-05-049	308-36-020	REP	82-07-094
308-16-470	NEW	82-08-064	308-36-030	REP-P	82-04-008
308-24-300	AMD-P	82-17-059	308-36-030	REP	82-07-094
308-24-300	AMD	82-21-036	308-36-040	REP-P	82-04-008
308-24-310	REP-P	82-17-059	308-36-040	REP	82-07-094
308-24-310	REP	82-21-036	308-36-050	REP-P	82-04-008
308-24-320	AMD-P	82-17-059	308-36-050	REP	82-07-094
308-24-320	AMD	82-21-036	308-36-060	REP-P	82-04-008
308-24-330	AMD-P	82-17-059	308-36-060	REP	82-07-094
308-24-330	AMD	82-21-036	308-36-065	REP-P	82-04-008
308-24-340	AMD-P	82-17-059	308-36-065	REP	82-07-094
308-24-340	AMD	82-21-036	308-36-070	REP-P	82-04-008
308-24-340	AMD	82-21-036	308-36-070	REP-P	82-04-008

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308-61-110	AMD	82-12-037	308-115-030	REP	82-19-079
308-61-120	AMD-P	82-09-079	308-115-040	REP-P	82-12-073
308-61-120	AMD	82-12-037	308-115-040	REP-P	82-17-034
308-61-130	AMD-P	82-09-079	308-115-040	REP	82-19-079
308-61-130	AMD	82-12-037	308-115-050	NEW-P	82-12-073
308-61-200	AMD-P	82-09-080	308-115-050	NEW-P	82-17-034
308-61-200	AMD	82-12-038	308-115-050	NEW	82-19-079
308-61-210	AMD-P	82-09-080	308-115-060	NEW-P	82-12-073
308-61-210	AMD	82-12-038	308-115-060	NEW-P	82-17-034
308-61-220	AMD-P	82-09-080	308-115-060	NEW	82-19-079
308-61-220	AMD	82-12-038	308-115-070	NEW-P	82-12-073
308-61-240	AMD-P	82-09-080	308-115-070	NEW-P	82-17-034
308-61-240	AMD	82-12-038	308-115-070	NEW	82-19-079
308-61-260	AMD-P	82-09-080	308-115-080	NEW-P	82-12-073
308-61-260	AMD	82-12-038	308-115-080	NEW-P	82-17-034
308-61-270	AMD-P	82-09-080	308-115-080	NEW	82-19-079
308-61-270	AMD	82-12-038	308-115-090	NEW-P	82-12-073
308-61-320	AMD-P	82-09-080	308-115-090	NEW-P	82-17-034
308-61-320	AMD	82-12-038	308-115-090	NEW	82-19-079
308-61-400	AMD-P	82-09-080	308-115-100	NEW-P	82-12-073
308-61-400	AMD	82-12-038	308-115-100	NEW-P	82-17-034
308-61-420	AMD-P	82-09-080	308-115-100	NEW	82-19-079
308-61-420	AMD	82-12-038	308-115-110	NEW-P	82-12-073
308-78-010	AMD-P	82-17-050	308-115-110	NEW-P	82-17-034
308-78-010	AMD	82-20-093	308-115-110	NEW	82-19-079
308-78-020	AMD-P	82-17-050	308-115-120	NEW-P	82-12-073
308-78-020	AMD	82-20-093	308-115-120	NEW-P	82-17-034
308-78-030	AMD-P	82-17-050	308-115-120	NEW	82-19-079
308-78-030	AMD	82-20-093	308-115-130	NEW-P	82-12-073
308-78-040	AMD-P	82-17-050	308-115-130	NEW-P	82-17-034
308-78-040	AMD	82-20-093	308-115-130	NEW	82-19-079
308-78-045	NEW-P	82-17-050	308-115-140	NEW-P	82-12-073
308-78-045	NEW	82-20-093	308-115-140	NEW-P	82-17-034
308-78-050	AMD-P	82-17-050	308-115-140	NEW	82-19-079
308-78-050	AMD	82-20-093	308-115-150	NEW-P	82-12-073
308-78-060	AMD-P	82-17-050	308-115-150	NEW-P	82-17-034
308-78-060	AMD	82-20-093	308-115-150	NEW	82-19-079
308-78-070	AMD-P	82-17-050	308-115-160	NEW-P	82-12-073
308-78-070	AMD	82-20-093	308-115-160	NEW-P	82-17-034
308-78-080	AMD-P	82-17-050	308-115-160	NEW	82-19-079
308-78-080	AMD	82-20-093	308-115-170	NEW-P	82-12-073
308-100-010	AMD	82-03-046	308-115-170	NEW-P	82-17-034
308-100-020	AMD	82-03-046	308-115-170	NEW	82-19-079
308-100-030	AMD-P	82-10-048	308-115-180	NEW-P	82-12-073
308-100-050	AMD	82-03-046	308-115-180	NEW-P	82-17-034
308-100-060	AMD	82-03-046	308-115-180	NEW	82-19-079
308-100-070	REP	82-03-046	308-115-190	NEW-P	82-12-073
308-102-012	AMD	82-03-046	308-115-190	NEW-P	82-17-034
308-102-013	REP	82-03-046	308-115-190	NEW	82-19-079
308-102-210	AMD	82-03-046	308-115-200	NEW-P	82-12-073
308-102-260	AMD	82-03-046	308-115-200	NEW-P	82-17-034
308-102-290	AMD	82-03-046	308-115-200	NEW	82-19-079
308-102-295	NEW-E	82-07-002	308-115-210	NEW-P	82-12-073
308-102-295	NEW-P	82-08-076	308-115-210	NEW-P	82-17-034
308-102-295	NEW	82-21-002	308-115-210	NEW	82-19-079
308-104-015	NEW	82-03-046	308-115-220	NEW-P	82-12-073
308-104-020	REP	82-03-046	308-115-230	NEW-P	82-12-073
308-104-025	NEW	82-03-046	308-115-240	NEW-P	82-12-073
308-104-030	REP	82-03-046	308-115-400	NEW-P	82-12-073
308-104-040	AMD	82-03-046	308-115-400	NEW-P	82-17-034
308-104-050	AMD	82-03-046	308-115-400	NEW	82-19-079
308-104-058	NEW	82-03-046	308-116-295	AMD-E	82-23-022
308-104-100	AMD	82-03-046	308-120-162	AMD-P	82-18-078
308-104-150	NEW	82-03-046	308-120-162	AMD	82-22-091
308-104-160	NEW	82-03-046	308-120-163	AMD-P	82-18-078
308-104-160	AMD-P	82-08-076	308-120-163	AMD	82-22-091
308-104-160	AMD	82-21-002	308-120-164	AMD-P	82-18-078
308-104-170	NEW	82-03-046	308-120-164	AMD	82-22-091
308-104-180	NEW	82-03-046	308-120-165	AMD-P	82-18-078
308-115-010	REP-P	82-12-073	308-120-165	AMD	82-22-091
308-115-010	REP-P	82-17-034	308-120-166	AMD-P	82-18-078
308-115-010	REP	82-19-079	308-120-166	AMD	82-22-091
308-115-020	REP-P	82-12-073	308-120-300	AMD-P	82-18-078
308-115-020	REP-P	82-17-034	308-120-300	AMD	82-22-091
308-115-020	REP	82-19-079	308-120-305	AMD-P	82-18-078
308-115-030	REP-P	82-12-073	308-120-305	AMD	82-22-091

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
308-138-100	REP-P	82-12-074	308-400-052	NEW	82-13-030
308-138-100	REP	82-17-005	308-400-053	NEW-E	82-10-043
308-138-110	REP-P	82-12-074	308-400-054	NEW-P	82-08-075A
308-138-110	REP	82-17-005	308-400-054	NEW	82-13-030
308-138-120	REP-P	82-12-074	308-400-054	NEW-E	82-14-059
308-138-120	REP	82-17-005	308-400-056	NEW-P	82-08-075A
308-138-130	REP-P	82-12-074	308-400-056	NEW	82-13-030
308-138-130	REP	82-17-005	308-400-056	NEW-E	82-14-059
308-138-140	REP-P	82-12-074	308-400-058	NEW-P	82-08-075A
308-138-140	REP	82-17-005	308-400-058	NEW	82-13-030
308-138-150	REP-P	82-12-074	308-400-058	NEW-E	82-14-059
308-138-150	REP	82-17-005	308-400-060	NEW	82-05-014
308-138-160	REP-P	82-12-074	308-400-060	AMD-P	82-08-075A
308-138-160	REP	82-17-005	308-400-060	AMD	82-13-030
308-138-170	REP-P	82-12-074	308-400-060	AMD-E	82-14-059
308-138-170	REP	82-17-005	308-400-062	NEW-P	82-08-075A
308-138-330	NEW-P	82-12-074	308-400-062	NEW	82-13-030
308-138-330	NEW	82-17-005	308-400-062	NEW-E	82-14-059
308-138A-020	NEW-P	82-12-074	308-400-063	NEW-E	82-10-043
308-138A-020	NEW	82-17-005	308-400-070	NEW	82-05-014
308-138A-025	NEW-P	82-12-074	308-400-070	AMD-P	82-08-075A
308-138A-025	NEW	82-17-005	308-400-070	AMD	82-13-030
308-138B-100	NEW-P	82-12-074	308-400-070	AMD-E	82-14-059
308-138B-100	NEW	82-17-005	308-400-080	NEW	82-05-014
308-138B-110	NEW-P	82-12-074	308-400-090	NEW	82-05-014
308-138B-110	NEW	82-17-005	308-400-090	REP-P	82-08-075A
308-138B-120	NEW-P	82-12-074	308-400-090	REP	82-13-030
308-138B-120	NEW	82-17-005	308-400-090	REP-E	82-14-059
308-138B-130	NEW-P	82-12-074	308-400-092	NEW-P	82-08-075A
308-138B-130	NEW	82-17-005	308-400-092	NEW	82-13-030
308-138B-140	NEW-P	82-12-074	308-400-092	NEW-E	82-14-059
308-138B-140	NEW	82-17-005	308-400-951	NEW-E	82-14-059
308-138B-150	NEW-P	82-12-074	314-12-010	AMD	82-04-031
308-138B-150	NEW	82-17-005	314-12-033	NEW-P	82-11-004
308-138B-160	NEW-P	82-12-074	314-12-033	NEW	82-13-105
308-138B-160	NEW	82-17-005	314-12-035	NEW	82-04-032
308-138B-170	NEW-P	82-12-074	314-12-040	AMD-P	82-07-046
308-138B-170	NEW	82-17-005	314-12-040	AMD	82-10-020
308-140-010	AMD-P	82-23-021	314-16-110	AMD-P	82-13-020
308-140-050	REP-P	82-23-021	314-16-110	AMD	82-17-022
308-140-080	REP-P	82-23-021	314-16-110	AMD-P	82-21-066
308-140-100	AMD-P	82-23-021	314-16-125	AMD-P	82-13-021
308-140-140	REP-P	82-23-021	314-16-125	AMD-P	82-19-087
308-140-150	REP-P	82-23-021	314-16-125	AMD	82-22-069
308-140-160	REP-P	82-23-021	314-16-160	AMD-P	82-13-020
308-140-170	REP-P	82-23-021	314-16-160	AMD	82-17-022
308-140-190	REP-P	82-23-021	314-16-195	NEW-P	82-10-069
308-140-200	REP-P	82-23-021	314-16-195	NEW	82-13-069
308-140-210	REP-P	82-23-021	314-16-200	AMD-P	82-06-046
308-140-240	REP-P	82-23-021	314-16-200	AMD-W	82-07-009
308-140-280	REP-P	82-23-021	314-16-200	AMD-P	82-07-014
308-140-300	NEW-P	82-23-021	314-16-200	AMD	82-10-019
308-154-010	REP-P	82-19-034	314-18-010	NEW-P	82-13-019
308-154-020	REP-P	82-19-034	314-18-010	NEW	82-16-100
308-154-030	REP-P	82-19-034	314-18-020	NEW-P	82-13-019
308-154-040	REP-P	82-19-034	314-18-020	NEW	82-16-100
308-154-050	REP-P	82-19-034	314-18-030	NEW-P	82-13-019
308-154-060	REP-P	82-19-034	314-18-030	NEW-P	82-13-028
308-154-070	REP-P	82-19-034	314-18-030	NEW	82-16-100
308-154-080	REP-P	82-19-034	314-18-040	NEW-P	82-13-019
308-400-010	NEW	82-05-014	314-18-040	NEW	82-16-100
308-400-020	NEW	82-05-014	314-18-050	NEW-P	82-13-019
308-400-030	NEW	82-05-014	314-18-050	NEW	82-16-100
308-400-040	NEW	82-05-014	314-18-060	NEW-P	82-13-019
308-400-040	AMD-P	82-08-075A	314-18-060	NEW	82-16-100
308-400-040	AMD	82-13-030	314-18-070	NEW-P	82-13-019
308-400-040	AMD-E	82-14-059	314-18-070	NEW	82-16-100
308-400-042	NEW-P	82-04-084	314-18-080	NEW-P	82-13-019
308-400-042	NEW	82-08-021	314-18-080	NEW	82-16-100
308-400-044	NEW	82-05-014	314-18-090	NEW-P	82-13-019
308-400-046	NEW	82-05-014	314-18-090	NEW	82-16-100
308-400-048	NEW	82-05-014	314-18-100	NEW-P	82-13-019
308-400-048	AMD-P	82-08-075A	314-18-100	NEW	82-16-100
308-400-048	AMD	82-13-030	314-20-025	NEW-P	82-14-086
308-400-048	AMD-E	82-14-059	314-20-025	NEW-C	82-17-032
308-400-050	NEW	82-05-014	314-20-025	NEW-C	82-18-029
308-400-052	NEW-P	82-08-075A	314-20-070	AMD-P	82-13-020

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
314-60-040	AMD-P	82-07-095	315-02-210	NEW-P	82-18-075
314-60-040	AMD	82-10-021	315-02-210	NEW	82-21-038
314-60-150	REP	82-04-030	315-02-220	NEW-E	82-17-053
314-60-900	REP	82-04-030	315-02-220	NEW-P	82-18-075
314-60-901	REP	82-04-030	315-02-220	NEW	82-21-038
314-60-902	REP	82-04-030	315-04-010	NEW-E	82-17-053
314-60-903	REP	82-04-030	315-04-010	NEW-P	82-18-076
314-60-904	REP	82-04-030	315-04-010	NEW	82-21-039
314-60-905	REP	82-04-030	315-04-020	NEW-E	82-17-053
314-60-906	REP	82-04-030	315-04-020	NEW-P	82-18-076
314-60-907	REP	82-04-030	315-04-020	NEW	82-21-039
314-64-030	AMD	82-04-035	315-04-030	NEW-E	82-17-053
314-64-040	AMD	82-04-035	315-04-030	NEW-P	82-18-074
314-64-050	AMD	82-04-035	315-04-030	NEW-P	82-18-076
314-64-080	AMD	82-04-035	315-04-030	NEW	82-21-037
314-70-010	NEW-P	82-13-020	315-04-040	NEW-E	82-17-053
314-70-010	NEW	82-17-022	315-04-040	NEW-P	82-18-076
314-70-020	NEW-P	82-13-020	315-04-040	NEW	82-21-039
314-70-020	NEW	82-17-022	315-04-050	NEW-E	82-17-053
314-70-030	NEW-P	82-13-020	315-04-050	NEW-P	82-18-076
314-70-030	NEW	82-17-022	315-04-050	NEW	82-21-039
314-70-040	NEW-P	82-13-020	315-04-060	NEW-E	82-17-053
314-70-040	NEW	82-17-022	315-04-060	NEW-P	82-18-076
315-02-010	NEW-E	82-17-053	315-04-060	NEW	82-21-039
315-02-010	NEW-P	82-18-075	315-04-070	NEW-E	82-17-053
315-02-010	NEW	82-21-038	315-04-070	NEW-P	82-18-076
315-02-020	NEW-P	82-18-074	315-04-070	NEW	82-21-039
315-02-020	NEW	82-21-037	315-04-080	NEW-E	82-17-053
315-02-030	NEW-E	82-17-053	315-04-080	NEW-P	82-18-076
315-02-030	NEW-P	82-18-075	315-04-080	NEW	82-21-039
315-02-030	NEW	82-21-038	315-04-090	NEW-E	82-17-053
315-02-040	NEW-E	82-17-053	315-04-090	NEW-P	82-18-074
315-02-040	NEW-P	82-18-075	315-04-090	NEW-P	82-18-076
315-02-040	NEW	82-21-038	315-04-090	NEW	82-21-037
315-02-050	NEW-E	82-17-053	315-04-100	NEW-E	82-17-053
315-02-050	NEW-P	82-18-075	315-04-100	NEW-P	82-18-074
315-02-050	NEW	82-21-038	315-04-100	NEW-P	82-18-076
315-02-050	NEW-E	82-17-053	315-04-100	NEW	82-21-039
315-02-060	NEW-E	82-17-053	315-04-100	NEW	82-21-037
315-02-060	NEW-P	82-18-075	315-04-110	NEW-E	82-17-053
315-02-060	NEW	82-21-038	315-04-110	NEW-P	82-18-076
315-02-070	NEW-E	82-17-053	315-04-110	NEW	82-21-039
315-02-070	NEW-P	82-18-075	315-04-120	NEW-E	82-17-053
315-02-070	NEW	82-21-038	315-04-120	NEW-P	82-18-074
315-02-100	NEW-E	82-17-053	315-04-120	NEW-P	82-18-076
315-02-100	NEW-P	82-18-075	315-04-120	NEW	82-21-037
315-02-100	NEW	82-21-038	315-04-130	NEW-E	82-17-053
315-02-110	NEW-E	82-17-053	315-04-130	NEW-P	82-18-076
315-02-110	NEW-P	82-18-075	315-04-130	NEW	82-21-039
315-02-110	NEW	82-21-038	315-04-140	NEW-E	82-17-053
315-02-120	NEW-E	82-17-053	315-04-140	NEW-P	82-18-076
315-02-120	NEW-P	82-18-075	315-04-140	NEW	82-21-039
315-02-120	NEW	82-21-038	315-04-150	NEW-E	82-17-053
315-02-130	NEW-E	82-17-053	315-04-150	NEW-P	82-18-076
315-02-130	NEW-P	82-18-075	315-04-150	NEW	82-21-039
315-02-130	NEW	82-21-038	315-04-160	NEW-E	82-17-053
315-02-140	NEW-E	82-17-053	315-04-160	NEW-P	82-18-076
315-02-140	NEW-P	82-18-075	315-04-160	NEW	82-21-039
315-02-140	NEW	82-21-038	315-04-170	NEW-E	82-17-053
315-02-140	NEW-E	82-21-038	315-04-170	NEW-P	82-18-076
315-02-150	NEW-E	82-17-053	315-04-170	NEW-P	82-18-076
315-02-150	NEW-P	82-18-075	315-04-170	NEW	82-21-039
315-02-150	NEW	82-21-038	315-04-180	NEW-E	82-17-053
315-02-160	NEW-E	82-17-053	315-04-180	NEW-P	82-18-074
315-02-160	NEW-P	82-18-075	315-04-180	NEW-P	82-18-076
315-02-160	NEW	82-21-038	315-04-180	NEW	82-21-037
315-02-170	NEW-E	82-17-053	315-04-190	NEW-E	82-17-053
315-02-170	NEW-P	82-18-075	315-04-190	NEW-P	82-18-076
315-02-170	NEW	82-21-038	315-04-190	NEW	82-21-039
315-02-180	NEW-E	82-17-053	315-04-200	NEW-E	82-17-053
315-02-180	NEW-P	82-18-075	315-04-200	NEW-P	82-18-074
315-02-180	NEW	82-21-038	315-04-200	NEW-P	82-18-076
315-02-190	NEW-E	82-17-053	315-04-200	NEW	82-21-037
315-02-190	NEW-P	82-18-075	315-04-200	NEW	82-21-068
315-02-190	NEW	82-21-038	315-04-200	NEW-E	82-23-037
315-02-200	NEW-E	82-17-053	315-04-210	NEW-E	82-17-053
315-02-200	NEW-P	82-18-075	315-04-210	NEW-P	82-18-076
315-02-200	NEW	82-21-038	315-04-210	NEW	82-21-039
315-02-210	NEW-E	82-17-053	315-06-010	NEW-E	82-17-053

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
315-10-020	NEW-E	82-17-053	332-12-310	NEW	82-23-053
315-10-020	NEW-P	82-18-075	332-12-320	NEW-P	82-20-081
315-10-020	NEW	82-21-038	332-12-320	NEW-C	82-23-025
315-10-030	NEW-E	82-17-053	332-12-320	NEW	82-23-053
315-10-030	NEW-P	82-18-075	332-12-330	NEW-P	82-20-081
315-10-030	NEW	82-21-038	332-12-330	NEW-C	82-23-025
315-10-030	AMD-E	82-22-048	332-12-330	NEW	82-23-053
315-10-030	AMD-P	82-24-086	332-12-340	NEW-P	82-20-081
315-10-040	NEW-E	82-17-053	332-12-340	NEW-C	82-23-025
315-10-040	NEW-P	82-18-075	332-12-340	NEW	82-23-053
315-10-040	NEW	82-21-038	332-12-350	NEW-P	82-20-081
315-10-050	NEW-E	82-17-053	332-12-350	NEW-C	82-23-025
315-10-050	NEW-P	82-18-075	332-12-350	NEW	82-23-053
315-10-050	NEW	82-21-038	332-12-360	NEW-P	82-20-081
315-11-010	NEW-E	82-22-048	332-12-360	NEW-C	82-23-025
315-11-010	NEW-P	82-24-086	332-12-360	NEW	82-23-053
315-11-020	NEW-E	82-22-048	332-12-370	NEW-P	82-20-081
315-11-020	NEW-P	82-24-086	332-12-370	NEW-C	82-23-025
315-11-030	NEW-E	82-22-048	332-12-370	NEW	82-23-053
315-11-030	NEW-P	82-24-086	332-12-380	NEW-P	82-20-081
332-12-010	REP-P	82-20-081	332-12-380	NEW-C	82-23-025
332-12-010	REP-C	82-23-025	332-12-380	NEW	82-23-053
332-12-010	REP	82-23-053	332-12-390	NEW-P	82-20-081
332-12-020	REP-P	82-20-081	332-12-390	NEW-C	82-23-025
332-12-020	REP-C	82-23-025	332-12-390	NEW	82-23-053
332-12-020	REP	82-23-053	332-12-400	NEW-P	82-20-081
332-12-030	REP-P	82-20-081	332-12-400	NEW-C	82-23-025
332-12-030	REP-C	82-23-025	332-12-400	NEW	82-23-053
332-12-030	REP	82-23-053	332-12-410	NEW-P	82-20-081
332-12-040	REP-P	82-20-081	332-12-410	NEW-C	82-23-025
332-12-040	REP-C	82-23-025	332-12-410	NEW	82-23-053
332-12-040	REP	82-23-053	332-12-420	NEW-P	82-20-081
332-12-060	REP-P	82-20-081	332-12-420	NEW-C	82-23-025
332-12-060	REP-C	82-23-025	332-12-420	NEW	82-23-053
332-12-060	REP	82-23-053	332-12-430	NEW-P	82-20-081
332-12-070	REP-P	82-20-081	332-12-430	NEW-C	82-23-025
332-12-070	REP-C	82-23-025	332-12-430	NEW	82-23-053
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332-12-080	REP-P	82-20-081	332-12-440	NEW-C	82-23-025
332-12-080	REP-C	82-23-025	332-12-440	NEW	82-23-053
332-12-080	REP	82-23-053	332-12-450	NEW-P	82-20-081
332-12-090	REP-P	82-20-081	332-12-450	NEW-C	82-23-025
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332-12-240	NEW	82-23-053	332-12-500	NEW-P	82-20-081
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388-96-113	AMD	82-11-065	388-100-025	AMD-P	82-14-045
388-96-122	AMD-P	82-07-042	388-100-025	AMD-E	82-14-066
388-96-122	AMD	82-11-065	388-100-025	AMD	82-17-072
388-96-369	AMD-P	82-17-056	388-100-030	AMD-E	82-10-033
388-96-369	AMD	82-21-025	388-100-030	AMD-P	82-10-048
388-96-375	AMD-P	82-17-056	388-100-030	AMD	82-13-079
388-96-375	AMD	82-21-025	388-100-030	AMD-P	82-15-063
388-96-384	AMD-P	82-17-056	388-100-030	AMD-C	82-18-060
388-96-384	AMD	82-21-025	388-100-030	AMD-E	82-20-038
388-96-505	AMD-P	82-17-056	388-100-030	AMD	82-20-039
388-96-505	AMD	82-21-025	388-100-035	AMD	82-04-071
388-96-553	AMD-P	82-07-042	388-100-035	AMD-P	82-14-045
388-96-553	AMD	82-11-065	388-100-035	AMD-E	82-14-066
388-96-585	AMD-P	82-07-042	388-100-035	AMD	82-17-072
388-96-585	AMD	82-11-065	388-320-220	AMD-P	82-03-050
388-96-585	AMD-P	82-17-056	388-320-220	AMD-C	82-06-049
388-96-585	AMD	82-21-025	388-320-220	AMD-P	82-24-058
388-96-585	AMD	82-04-073	390-05-300	NEW-E	82-11-025
388-96-704	AMD-P	82-17-056	390-05-300	NEW-P	82-11-080
388-96-704	AMD	82-21-025	390-05-300	NEW-C	82-14-070
388-96-707	AMD-P	82-17-056	390-05-300	NEW	82-16-032
388-96-707	AMD	82-21-025	390-05-300	NEW	82-16-032
388-96-719	AMD	82-04-073	390-05-305	NEW-E	82-11-025
388-96-719	AMD-E	82-09-050	390-05-305	NEW-P	82-11-080
388-96-719	AMD-P	82-09-051	390-05-305	NEW-C	82-14-070
388-96-719	AMD	82-12-068	390-05-305	NEW	82-16-032
388-96-719	AMD-P	82-14-061	390-12-010	AMD	82-05-001
388-96-719	AMD-E	82-14-067	390-14-030	AMD	82-05-001
388-96-719	AMD	82-17-071	390-14-030	AMD-P	82-14-084

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392-137-055	AMD-E	82-16-041	392-163-055	REP-P	82-16-035
392-137-055	AMD	82-19-049	392-163-055	REP-C	82-19-046
392-137-060	AMD-P	82-16-034	392-163-055	REP	82-20-035
392-137-060	AMD-E	82-16-041	392-163-060	REP-P	82-16-035
392-137-060	AMD	82-19-049	392-163-060	REP-C	82-19-046
392-138-010	AMD-P	82-23-048	392-163-060	REP	82-20-035
392-138-012	NEW-P	82-23-048	392-163-065	REP-P	82-16-035
392-138-015	REP-P	82-23-048	392-163-065	REP-C	82-19-046
392-138-016	NEW-P	82-23-048	392-163-065	REP	82-20-035
392-138-017	NEW-P	82-23-048	392-163-070	REP-P	82-16-035
392-138-020	REP-P	82-23-048	392-163-070	REP-C	82-19-046
392-138-025	AMD-P	82-23-048	392-163-070	REP	82-20-035
392-138-030	AMD-P	82-23-048	392-163-075	REP-P	82-16-035
392-138-035	AMD-P	82-23-048	392-163-075	REP-C	82-19-046
392-138-050	AMD-P	82-23-048	392-163-075	REP	82-20-035
392-138-071	NEW-P	82-23-048	392-163-080	REP-P	82-16-035
392-138-075	AMD-P	82-23-048	392-163-080	REP-C	82-19-046
392-138-100	NEW-P	82-23-048	392-163-080	REP	82-20-035
392-139-005	AMD-P	82-05-026	392-163-085	REP-P	82-16-035
392-139-005	AMD	82-07-085	392-163-085	REP-C	82-19-046
392-139-021	AMD-P	82-02-089	392-163-085	REP	82-20-035
392-139-021	AMD-E	82-02-090	392-164-005	REP-P	82-16-035
392-139-021	AMD	82-05-025	392-164-005	REP-C	82-19-046
392-140	AMD-C	82-07-028	392-164-005	REP-C	82-20-034
392-140-010	AMD-E	82-04-050	392-164-010	REP-P	82-16-035
392-140-010	AMD-P	82-04-061	392-164-010	REP-C	82-19-046
392-140-010	AMD	82-07-058	392-164-010	REP-C	82-20-034
392-140-011	AMD-E	82-04-050	392-164-015	REP-P	82-16-035
392-140-011	AMD-P	82-04-061	392-164-015	REP-C	82-19-046
392-140-011	AMD	82-07-058	392-164-015	REP-C	82-20-034
392-140-014	AMD-E	82-04-050	392-164-020	REP-P	82-16-035
392-140-014	AMD-P	82-04-061	392-164-020	REP-C	82-19-046
392-140-014	AMD	82-07-058	392-164-020	REP-C	82-20-034
392-140-015	AMD-E	82-04-050	392-164-025	REP-P	82-16-035
392-140-015	AMD-P	82-04-061	392-164-025	REP-C	82-19-046
392-140-015	AMD	82-07-058	392-164-025	REP-C	82-20-034
392-140-016	AMD-E	82-04-050	392-164-030	REP-P	82-16-035
392-140-016	AMD-P	82-04-061	392-164-030	REP-C	82-19-046
392-140-016	AMD	82-07-058	392-164-030	REP-C	82-20-034
392-140-018	AMD-E	82-04-050	392-164-035	REP-P	82-16-035
392-140-018	AMD-P	82-04-061	392-164-035	REP-C	82-19-046
392-140-018	AMD	82-07-058	392-164-035	REP-C	82-20-034
392-140-019	AMD-E	82-04-050	392-164-040	REP-P	82-16-035
392-140-019	AMD-P	82-04-061	392-164-040	REP-C	82-19-046
392-140-019	AMD	82-07-058	392-164-040	REP-C	82-20-034
392-140-020	AMD-E	82-04-050	392-164-045	REP-P	82-16-035
392-140-020	AMD-P	82-04-061	392-164-045	REP-C	82-19-046
392-140-020	AMD	82-07-058	392-164-045	REP-C	82-20-034
392-140-020	AMD-E	82-04-050	392-164-040	REP-P	82-16-035
392-140-020	AMD-P	82-04-061	392-164-040	REP-C	82-19-046
392-140-020	AMD	82-07-058	392-164-040	REP-C	82-20-034
392-163-005	REP-P	82-16-035	392-164-050	REP-P	82-16-035
392-163-005	REP-C	82-19-046	392-164-050	REP-C	82-19-046
392-163-010	REP-P	82-16-035	392-164-050	REP-C	82-20-034
392-163-010	REP-C	82-19-046	392-164-055	REP-P	82-16-035
392-163-010	REP	82-20-035	392-164-055	REP-C	82-19-046
392-163-015	REP-P	82-16-035	392-164-055	REP-C	82-20-034
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392-163-020	REP-C	82-19-046	392-164-065	REP-P	82-16-035
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392-163-030	REP-C	82-19-046	392-164-070	REP-C	82-20-034
392-163-030	REP	82-20-035	392-164-075	REP-C	82-19-046
392-163-035	REP-P	82-16-035	392-164-075	REP-C	82-20-034
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392-163-035	REP	82-20-035	392-164-080	REP-C	82-19-046
392-163-040	REP-P	82-16-035	392-164-080	REP-C	82-19-046
392-163-040	REP-C	82-19-046	392-164-085	REP-P	82-16-035
392-163-040	REP	82-20-035	392-164-085	REP-C	82-19-046
392-163-045	REP-P	82-16-035	392-164-085	REP-C	82-20-034
392-163-045	REP-C	82-19-046	392-164-090	REP-P	82-16-035
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419-24-030	REP	82-13-015	434-16-010	REP	82-05-014
419-28-020	AMD-E	82-20-042	434-16-020	REP	82-05-014
419-28-020	AMD-P	82-22-093	434-16-030	REP	82-05-014
419-28-030	AMD-E	82-20-042	434-16-040	REP	82-05-014
419-28-030	AMD-P	82-22-093	434-16-050	REP	82-05-014
419-28-050	AMD-E	82-20-042	434-16-060	REP	82-05-014
419-28-050	AMD-P	82-22-093	434-16-070	REP	82-05-014
419-28-060	NEW-E	82-20-042	434-16-080	REP	82-05-014
419-28-060	NEW-P	82-22-093	434-16-090	REP	82-05-014
419-28-070	NEW-E	82-20-042	434-50-010	NEW-P	82-12-072
419-28-070	NEW-P	82-22-093	434-50-010	NEW-E	82-14-053
419-28-080	NEW-E	82-20-042	434-50-010	NEW	82-16-059
419-28-080	NEW-P	82-22-093	434-50-015	NEW-P	82-12-072
419-28-990	AMD-E	82-20-042	434-50-015	NEW-E	82-14-053
419-28-990	AMD-P	82-22-093	434-50-015	NEW	82-16-059
419-32-010	REP-P	82-09-075	434-50-020	NEW-P	82-12-072
419-32-010	REP	82-13-015	434-50-020	NEW-E	82-14-053
419-32-020	REP-P	82-09-075	434-50-020	NEW	82-16-059
419-32-020	REP	82-13-015	434-50-025	NEW-P	82-12-072
419-32-030	REP-P	82-09-075	434-50-025	NEW-E	82-14-053
419-32-030	REP	82-13-015	434-50-025	NEW	82-16-059
419-32-040	REP-P	82-09-075	434-50-030	NEW-P	82-12-072
419-32-040	REP	82-13-015	434-50-030	NEW-E	82-14-053
419-32-050	REP-P	82-09-075	434-50-030	NEW	82-16-059
419-32-050	REP	82-13-015	434-50-035	NEW-P	82-12-072
419-32-060	REP-P	82-09-075	434-50-035	NEW-E	82-14-053
419-32-060	REP	82-13-015	434-50-035	NEW	82-16-059
419-44-010	NEW-P	82-22-093	434-50-040	NEW-P	82-12-072
419-44-020	NEW-P	82-22-093	434-50-040	NEW-E	82-14-053
419-44-030	NEW-P	82-22-093	434-50-040	NEW	82-16-059
419-48-010	REP-P	82-09-076	434-50-045	NEW-P	82-12-072
419-48-010	REP	82-13-016	434-50-045	NEW-E	82-14-053
419-48-020	REP-P	82-09-076	434-50-045	NEW	82-16-059
419-48-020	REP	82-13-016	434-50-050	NEW-P	82-12-072
419-48-030	REP-P	82-09-076	434-50-050	NEW-E	82-14-053
419-48-030	REP	82-13-016	434-50-050	NEW	82-16-059
419-48-040	REP-P	82-09-076	434-50-055	NEW-P	82-12-072
419-48-040	REP	82-13-016	434-50-055	NEW-E	82-14-053
419-48-051	REP-P	82-09-076	434-50-055	NEW	82-16-059
419-48-051	REP	82-13-016	434-50-900	NEW-E	82-14-053
419-48-052	REP-P	82-09-076	434-55-010	NEW-P	82-18-082
419-48-052	REP	82-13-016	434-55-010	NEW-E	82-20-033
419-48-053	REP-P	82-09-076	434-55-010	NEW	82-20-075
419-48-053	REP	82-13-016	434-55-015	NEW-P	82-18-082
419-48-054	REP-P	82-09-076	434-55-015	NEW-E	82-20-033
419-48-054	REP	82-13-016	434-55-015	NEW	82-20-075
419-48-055	REP-P	82-09-076	434-55-016	NEW-P	82-18-082
419-48-055	REP	82-13-016	434-55-016	NEW-E	82-20-033
419-48-060	REP-P	82-09-076	434-55-016	NEW	82-20-075
419-48-060	REP	82-13-016	434-55-020	NEW-P	82-18-082
419-48-070	REP-P	82-09-076	434-55-020	NEW-E	82-20-033
419-48-070	REP	82-13-016	434-55-020	NEW	82-20-075
419-48-080	REP-P	82-09-076	434-55-030	NEW-P	82-18-082
419-48-080	REP	82-13-016	434-55-030	NEW-E	82-20-033
419-48-090	REP-P	82-09-076	434-55-030	NEW	82-20-075
419-48-090	REP	82-13-016	434-55-035	NEW-P	82-18-082
419-48-100	REP-P	82-09-076	434-55-035	NEW-E	82-20-033
419-48-100	REP	82-13-016	434-55-035	NEW	82-20-075
419-48-110	REP-P	82-09-076	434-55-040	NEW-P	82-18-082
419-48-110	REP	82-13-016	434-55-040	NEW-E	82-20-033
419-48-120	REP-P	82-09-076	434-55-040	NEW	82-20-075
419-48-120	REP	82-13-016	434-55-050	NEW-P	82-18-082
419-48-130	REP-P	82-09-076	434-55-050	NEW-E	82-20-033
419-48-130	REP	82-13-016	434-55-050	NEW	82-20-075
419-48-140	REP-P	82-09-076	434-55-055	NEW-P	82-18-082
419-48-140	REP	82-13-016	434-55-055	NEW-E	82-20-033
419-48-150	REP-P	82-09-076	434-55-055	NEW	82-20-075
419-48-150	REP	82-13-016	434-55-060	NEW-P	82-18-082
419-52-010	NEW-E	82-02-075	434-55-060	NEW-E	82-20-033
419-52-010	NEW-P	82-04-044	434-55-060	NEW	82-20-075
419-52-010	NEW	82-08-023	434-55-065	NEW-P	82-18-082
419-52-020	NEW-E	82-02-075	434-55-065	NEW-E	82-20-033
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440-44-055	REP	82-17-021	458-14-120	AMD	82-19-012
440-44-057	NEW-P	82-13-039	458-14-122	AMD-P	82-15-069
440-44-057	NEW	82-17-021	458-14-122	AMD	82-19-012
440-44-065	NEW-E	82-08-078	458-14-125	AMD-P	82-15-069
440-44-065	NEW-P	82-08-080	458-14-125	AMD	82-19-012
440-44-065	NEW	82-13-011	458-14-135	AMD-P	82-15-069
440-44-070	NEW-E	82-08-078	458-14-135	AMD	82-19-012
440-44-070	NEW-P	82-08-080	458-16-150	AMD-P	82-19-018
440-44-070	NEW	82-13-011	458-16-150	AMD	82-22-060
440-44-075	NEW-E	82-08-078	458-16-190	AMD-P	82-19-018
440-44-075	NEW-P	82-08-080	458-16-190	AMD	82-22-060
440-44-075	NEW	82-13-011	458-16-270	AMD-P	82-19-018
440-44-080	NEW-E	82-08-078	458-16-270	AMD	82-22-060
440-44-080	NEW-P	82-08-080	458-16-301	REP-P	82-19-018
440-44-080	NEW	82-13-011	458-16-301	REP	82-22-060
440-44-085	NEW-P	82-08-081	458-19-550	AMD	82-06-006
440-44-085	NEW-C	82-12-029	458-20-103	AMD-E	82-06-037
440-44-085	NEW	82-13-010	458-20-103	AMD-P	82-09-073
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446-20-280	NEW-P	82-18-007	458-20-119	AMD-E	82-10-029
446-20-280	NEW	82-22-006	458-20-119	AMD-P	82-13-091
446-20-290	NEW-E	82-18-006	458-20-119	AMD-E	82-16-025
446-20-290	NEW-P	82-18-007	458-20-119	AMD	82-16-061
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446-20-300	NEW-P	82-18-007	458-20-179	AMD-C	82-17-073
446-20-300	NEW	82-22-006	458-20-179	AMD-C	82-21-049
446-20-310	NEW-E	82-18-006	458-20-179	AMD-E	82-22-027
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446-40-100	AMD-P	82-17-023	458-20-237	AMD-E	82-16-025
446-40-100	AMD-E	82-17-024	458-20-237	AMD	82-16-061
446-40-100	AMD	82-22-004	458-20-244	AMD-E	82-10-028
446-40-110	AMD-P	82-17-023	458-20-244	AMD-P	82-13-092
446-40-110	AMD-E	82-17-024	458-20-244	AMD-E	82-16-025
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446-50-080	AMD-P	82-22-074	458-24-020	AMD-E	82-15-024
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458-14-075	AMD-P	82-15-069	458-24-080	NEW-E	82-19-029
458-14-075	AMD	82-19-012	458-24-080	NEW-P	82-21-050
458-14-080	AMD-P	82-15-069	458-24-080	NEW	82-24-028
458-14-080	AMD	82-19-012	458-40-18600	AMD-P	82-10-055
458-14-086	AMD-P	82-15-069	458-40-18600	AMD	82-14-037
458-14-086	AMD	82-19-012	458-40-18600	AMD-E	82-14-038
458-14-090	AMD-E	82-15-023	458-40-18600	AMD-P	82-22-077
458-14-090	AMD-P	82-15-069	458-40-18600	AMD-P	82-16-010
458-14-090	AMD	82-19-012	458-40-18670	NEW-P	82-10-055
458-14-091	AMD-E	82-15-023	458-40-18670	NEW-E	82-14-037
458-14-091	AMD-P	82-15-069	458-40-18670	AMD-E	82-16-057
458-14-091	AMD	82-19-012	458-40-18670	AMD-P	82-16-058
458-14-092	NEW-P	82-15-069	458-40-18670	AMD	82-19-011
458-14-092	NEW	82-19-012	458-40-18671	NEW-P	82-10-055
458-14-100	AMD-P	82-15-069	458-40-18671	NEW	82-14-037
458-14-100	AMD	82-19-012	458-40-18671	NEW-E	82-14-038
458-14-110	AMD-P	82-15-069	458-40-18672	NEW-P	82-10-055
458-14-110	AMD	82-19-012	458-40-18672	NEW	82-14-037
458-14-110	AMD	82-19-012	458-40-18672	NEW	82-14-037

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
458-60-048	REP-P	82-09-074	458-61-410	NEW	82-15-070
458-60-048	REP	82-15-070	458-61-410	AMD-P	82-23-052
458-61-010	NEW-P	82-09-074	458-61-420	NEW-P	82-09-074
458-61-010	NEW	82-15-070	458-61-420	NEW	82-15-070
458-61-020	NEW-P	82-09-074	458-61-430	NEW-P	82-09-074
458-61-020	NEW	82-15-070	458-61-430	NEW	82-15-070
458-61-030	NEW-P	82-09-074	458-61-440	NEW-P	82-09-074
458-61-030	NEW	82-15-070	458-61-440	NEW	82-15-070
458-61-030	AMD-P	82-23-052	458-61-450	NEW-P	82-09-074
458-61-040	NEW-P	82-09-074	458-61-450	NEW	82-15-070
458-61-040	NEW	82-15-070	458-61-460	NEW-P	82-09-074
458-61-050	NEW-P	82-09-074	458-61-460	NEW	82-15-070
458-61-050	NEW	82-15-070	458-61-470	NEW-P	82-09-074
458-61-060	NEW-P	82-09-074	458-61-470	NEW	82-15-070
458-61-060	NEW	82-15-070	458-61-480	NEW-P	82-09-074
458-61-070	NEW-P	82-09-074	458-61-480	NEW	82-15-070
458-61-070	NEW	82-15-070	458-61-480	AMD-P	82-23-052
458-61-080	NEW-P	82-09-074	458-61-490	NEW-P	82-09-074
458-61-080	NEW	82-15-070	458-61-490	NEW	82-15-070
458-61-090	NEW-P	82-09-074	458-61-500	NEW-P	82-09-074
458-61-090	NEW	82-15-070	458-61-500	NEW	82-15-070
458-61-100	NEW-P	82-09-074	458-61-510	NEW-P	82-09-074
458-61-100	NEW	82-15-070	458-61-510	NEW	82-15-070
458-61-100	AMD-P	82-23-052	458-61-520	NEW-P	82-09-074
458-61-110	NEW-P	82-09-074	458-61-520	NEW	82-15-070
458-61-110	NEW	82-15-070	458-61-530	NEW-P	82-09-074
458-61-120	NEW-P	82-09-074	458-61-530	NEW	82-15-070
458-61-120	NEW	82-15-070	458-61-540	NEW-P	82-09-074
458-61-130	NEW-P	82-09-074	458-61-540	NEW	82-15-070
458-61-130	NEW	82-15-070	458-61-550	NEW-P	82-09-074
458-61-140	NEW-P	82-09-074	458-61-550	NEW	82-15-070
458-61-140	NEW	82-15-070	458-61-550	AMD-P	82-23-052
458-61-200	NEW-P	82-09-074	458-61-560	NEW-P	82-09-074
458-61-200	NEW	82-15-070	458-61-560	NEW	82-15-070
458-61-210	NEW-P	82-09-074	458-61-570	NEW-P	82-09-074
458-61-210	NEW	82-15-070	458-61-570	NEW	82-15-070
458-61-210	AMD-P	82-23-052	458-61-580	NEW-P	82-09-074
458-61-220	NEW-P	82-09-074	458-61-590	NEW-P	82-09-074
458-61-220	NEW	82-15-070	458-61-590	NEW	82-15-070
458-61-230	NEW-P	82-09-074	458-61-600	NEW-P	82-09-074
458-61-230	NEW	82-15-070	458-61-600	NEW	82-15-070
458-61-240	NEW-P	82-09-074	458-61-610	NEW-P	82-09-074
458-61-240	NEW	82-15-070	458-61-610	NEW	82-15-070
458-61-250	NEW-P	82-09-074	458-61-620	NEW-P	82-09-074
458-61-250	NEW	82-15-070	458-61-620	NEW	82-15-070
458-61-260	NEW-P	82-09-074	458-61-630	NEW-P	82-09-074
458-61-270	NEW-P	82-09-074	458-61-630	NEW	82-15-070
458-61-270	NEW	82-15-070	458-61-640	NEW-P	82-09-074
458-61-280	NEW-P	82-09-074	458-61-640	NEW	82-15-070
458-61-280	NEW	82-15-070	458-61-650	NEW-P	82-09-074
458-61-290	NEW-P	82-09-074	458-61-650	NEW	82-15-070
458-61-290	NEW	82-15-070	458-61-660	NEW-P	82-09-074
458-61-300	NEW-P	82-09-074	458-61-660	NEW	82-15-070
458-61-300	NEW	82-15-070	458-61-670	NEW-P	82-09-074
458-61-310	NEW-P	82-09-074	458-61-670	NEW	82-15-070
458-61-310	NEW	82-15-070	458-61-680	NEW-P	82-09-074
458-61-320	NEW-P	82-09-074	458-61-680	NEW	82-15-070
458-61-320	NEW	82-15-070	458-61-690	NEW-P	82-23-052
458-61-330	NEW-P	82-09-074	460-16A-108	NEW-P	82-12-071
458-61-330	NEW	82-15-070	460-16A-108	NEW-C	82-17-057
458-61-340	NEW-P	82-09-074	460-16A-108	NEW	82-20-067
458-61-340	NEW	82-15-070	460-24A-050	AMD-P	82-24-089
458-61-350	NEW-P	82-09-074	460-33A	NEW-C	82-19-033
458-61-350	NEW	82-15-070	460-33A	NEW-C	82-20-008
458-61-350	REP-P	82-23-052	460-33A-010	NEW-P	82-16-007
458-61-360	NEW-P	82-09-074	460-33A-010	NEW-C	82-23-036
458-61-360	NEW	82-15-070	460-33A-015	NEW-P	82-16-007
458-61-370	NEW-P	82-09-074	460-33A-015	NEW-C	82-23-036
458-61-370	NEW	82-15-070	460-33A-016	NEW-C	82-23-036
458-61-380	NEW-P	82-09-074	460-33A-017	NEW-C	82-23-036
458-61-380	NEW	82-15-070	460-33A-020	NEW-P	82-16-007
458-61-390	NEW-P	82-09-074	460-33A-020	NEW-C	82-23-036
458-61-390	NEW	82-15-070	460-33A-025	NEW-P	82-16-007
458-61-390	AMD-P	82-23-052	460-33A-025	NEW-C	82-23-036
458-61-400	NEW-P	82-09-074	460-33A-030	NEW-P	82-16-007
458-61-400	NEW	82-15-070	460-33A-030	NEW-C	82-23-036
458-61-410	NEW-P	82-09-074	460-33A-035	NEW-P	82-16-007

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
460-44A-506	NEW	82-21-031	460-90-470	REP-P	82-24-090
460-46A	NEW-C	82-17-058	460-90-480	REP-P	82-24-090
460-46A-010	NEW-P	82-12-070	460-90-490	REP-P	82-24-090
460-46A-010	NEW	82-20-068	460-90-500	REP-P	82-24-090
460-46A-020	NEW-P	82-12-070	460-90-510	REP-P	82-24-090
460-46A-020	NEW	82-20-068	460-90-900	REP-P	82-24-090
460-46A-025	NEW-P	82-12-070	460-90A-010	NEW-P	82-24-090
460-46A-025	NEW	82-20-068	460-90A-020	NEW-P	82-24-090
460-46A-030	NEW-P	82-12-070	460-90A-030	NEW-P	82-24-090
460-46A-030	NEW	82-20-068	460-90A-040	NEW-P	82-24-090
460-46A-040	NEW-P	82-12-070	460-90A-050	NEW-P	82-24-090
460-46A-040	NEW	82-20-068	460-90A-060	NEW-P	82-24-090
460-46A-050	NEW-P	82-12-070	460-90A-070	NEW-P	82-24-090
460-46A-050	NEW	82-20-068	460-90A-080	NEW-P	82-24-090
460-46A-060	NEW-P	82-12-070	460-90A-090	NEW-P	82-24-090
460-46A-060	NEW	82-20-068	460-90A-100	NEW-P	82-24-090
460-46A-070	NEW-P	82-12-070	460-90A-105	NEW-P	82-24-090
460-46A-070	NEW	82-20-068	460-90A-110	NEW-P	82-24-090
460-46A-080	NEW-P	82-12-070	460-90A-120	NEW-P	82-24-090
460-46A-080	NEW	82-20-068	460-90A-130	NEW-P	82-24-090
460-46A-085	NEW-P	82-12-070	460-90A-140	NEW-P	82-24-090
460-46A-085	NEW	82-20-068	463-30-020	AMD-E	82-04-036
460-46A-090	NEW-P	82-12-070	463-30-020	AMD-P	82-04-056
460-46A-090	NEW	82-20-068	463-30-020	AMD	82-10-027
460-46A-095	NEW-P	82-12-070	463-30-030	AMD-E	82-04-036
460-46A-095	NEW	82-20-068	463-30-030	AMD-P	82-04-056
460-46A-100	NEW-P	82-12-070	463-30-030	AMD	82-10-027
460-46A-100	NEW	82-20-068	463-30-040	AMD-E	82-04-036
460-46A-105	NEW-P	82-12-070	463-30-040	AMD-P	82-04-056
460-46A-105	NEW	82-20-068	463-30-040	REP	82-10-027
460-46A-110	NEW-P	82-12-070	463-30-260	AMD-P	82-22-039
460-46A-110	NEW	82-20-068	463-30-280	AMD-P	82-22-039
460-46A-120	NEW-P	82-12-070	463-30-295	NEW-P	82-22-039
460-46A-120	NEW	82-20-068	463-30-320	AMD-E	82-04-036
460-46A-145	NEW-P	82-12-070	463-30-320	AMD-P	82-04-056
460-46A-145	NEW	82-20-068	463-30-320	AMD	82-10-027
460-46A-150	NEW-P	82-12-070	463-39-115	AMD-P	82-11-067
460-46A-150	NEW	82-20-068	463-39-115	AMD	82-14-051
460-46A-155	NEW-P	82-12-070	463-40-010	NEW-E	82-22-010
460-46A-155	NEW	82-20-068	463-40-010	NEW-P	82-22-040
460-46A-160	NEW-P	82-12-070	463-40-020	NEW-E	82-22-010
460-46A-160	NEW	82-20-068	463-40-020	NEW-P	82-22-040
460-46A-165	NEW-P	82-12-070	463-40-030	NEW-E	82-22-010
460-46A-165	NEW	82-20-068	463-40-030	NEW-P	82-22-040
460-65A-010	NEW-P	82-24-088	463-40-040	NEW-E	82-22-010
460-65A-020	NEW-P	82-24-088	463-40-040	NEW-P	82-22-040
460-65A-030	NEW-P	82-24-088	463-42-135	AMD-P	82-22-041
460-65A-040	NEW-P	82-24-088	463-42-155	AMD-P	82-22-041
460-65A-100	NEW-P	82-24-088	468-38-010	AMD-P	82-14-092
460-65A-105	NEW-P	82-24-088	468-38-010	AMD	82-18-010
460-65A-110	NEW-P	82-24-088	468-38-020	AMD-P	82-14-092
460-65A-115	NEW-P	82-24-088	468-38-020	AMD	82-18-010
460-65A-125	NEW-P	82-24-088	468-38-030	AMD-P	82-14-092
460-90-100	REP-P	82-24-090	468-38-030	AMD	82-18-010
460-90-110	REP-P	82-24-090	468-38-040	AMD-P	82-14-092
460-90-120	REP-P	82-24-090	468-38-040	AMD	82-18-010
460-90-122	REP-P	82-24-090	468-38-050	AMD-P	82-14-092
460-90-125	REP-P	82-24-090	468-38-050	AMD	82-18-010
460-90-130	REP-P	82-24-090	468-38-060	AMD-P	82-14-092
460-90-140	REP-P	82-24-090	468-38-060	AMD	82-18-010
460-90-150	REP-P	82-24-090	468-38-070	AMD-P	82-14-092
460-90-160	REP-P	82-24-090	468-38-070	AMD	82-18-010
460-90-170	REP-P	82-24-090	468-38-080	AMD-P	82-14-092
460-90-180	REP-P	82-24-090	468-38-080	AMD	82-18-010
460-90-190	REP-P	82-24-090	468-38-090	AMD-P	82-14-092
460-90-200	REP-P	82-24-090	468-38-090	AMD	82-18-010
460-90-300	REP-P	82-24-090	468-38-100	AMD-P	82-14-092
460-90-310	REP-P	82-24-090	468-38-100	AMD	82-18-010
460-90-320	REP-P	82-24-090	468-38-110	AMD-P	82-14-092
460-90-330	REP-P	82-24-090	468-38-110	AMD	82-18-010
460-90-400	REP-P	82-24-090	468-38-120	AMD-P	82-14-092
460-90-410	REP-P	82-24-090	468-38-120	AMD	82-18-010
460-90-420	REP-P	82-24-090	468-38-130	AMD-P	82-14-092
460-90-430	REP-P	82-24-090	468-38-130	AMD	82-18-010
460-90-440	REP-P	82-24-090	468-38-140	AMD-P	82-14-092
460-90-450	REP-P	82-24-090	468-38-140	AMD	82-18-010
460-90-460	REP-P	82-24-090	468-38-150	AMD-P	82-14-092

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<b>WAC #</b>	<b>WSR #</b>	<b>WAC #</b>	<b>WSR #</b>	<b>WAC #</b>	<b>WSR #</b>
468-300-010	AMD-P	82-04-045	480-140-040	AMD-E	82-24-038
468-300-010	AMD	82-07-063	480-140-160	AMD-E	82-24-038
468-300-020	AMD-P	82-04-045	490-03-010	AMD-P	82-09-066
468-300-020	AMD	82-07-063	490-03-010	AMD-W	82-12-017
468-300-030	AMD-P	82-04-045	490-03-010	AMD-P	82-13-093
468-300-030	AMD	82-07-063	490-28A-003	NEW-P	82-13-093
468-300-030	AMD-P	82-14-021	490-28A-011	NEW-P	82-09-066
468-300-030	AMD	82-18-009	490-28A-011	NEW-W	82-12-017
468-300-040	AMD-P	82-04-045	490-36A-040	NEW-P	82-09-066
468-300-040	AMD	82-07-063	490-36A-040	NEW-W	82-12-017
468-300-040	AMD-P	82-14-021	490-36A-040	NEW-P	82-13-093
468-300-040	AMD	82-18-009	490-500-180	AMD	82-04-078
468-300-050	REP-P	82-04-045	490-500-190	AMD	82-04-078
468-300-050	REP	82-07-063	490-500-520	AMD	82-04-075
468-300-070	NEW-P	82-14-021	490-500-570	AMD-P	82-09-072
468-300-070	NEW	82-18-009	490-500-570	AMD	82-12-069
468-300-410	NEW-P	82-14-020	504-16	REP-C	82-22-014
468-300-410	NEW-C	82-17-074	504-16-100	REP-P	82-17-045
468-300-410	NEW	82-20-001	504-16-110	REP-P	82-17-045
478-116-600	AMD-P	82-10-056	504-16-115	REP-P	82-17-045
478-116-600	AMD	82-13-100	504-16-120	REP-P	82-17-045
478-136-010	AMD-P	82-09-039	504-16-140	REP-P	82-17-045
478-136-010	AMD	82-16-001	504-16-150	REP-P	82-17-045
478-136-012	NEW-P	82-09-039	504-16-160	REP-P	82-17-045
478-136-012	NEW	82-16-001	504-16-170	REP-P	82-17-045
478-136-015	NEW-P	82-09-039	504-17	NEW-C	82-22-014
478-136-015	NEW	82-16-001	504-17-010	NEW-P	82-17-045
478-136-020	REP-P	82-09-039	504-17-020	NEW-P	82-17-045
478-136-020	REP	82-16-001	504-17-030	NEW-P	82-17-045
478-136-025	NEW-P	82-09-039	504-17-040	NEW-P	82-17-045
478-136-025	NEW	82-16-001	504-17-050	NEW-P	82-17-045
478-136-030	AMD-P	82-09-039	504-17-060	NEW-P	82-17-045
478-136-030	AMD	82-16-001	504-17-070	NEW-P	82-17-045
478-136-040	AMD-P	82-09-039	504-17-080	NEW-P	82-17-045
478-136-040	AMD	82-16-001	504-17-090	NEW-P	82-17-045
478-136-050	REP-P	82-09-039	504-17-100	NEW-P	82-17-045
478-136-050	REP	82-16-001	504-17-110	NEW-P	82-17-045
478-136-060	NEW-P	82-09-039	504-17-120	NEW-P	82-17-045
478-136-060	NEW	82-16-001	504-17-130	NEW-P	82-17-045
480-12-031	AMD-P	82-13-066	504-17-140	NEW-P	82-17-045
480-12-031	AMD	82-16-029	504-17-150	NEW-P	82-17-045
480-12-033	AMD-P	82-09-038	504-17-160	NEW-P	82-17-045
480-12-033	AMD	82-12-060	504-17-170	NEW-P	82-17-045
480-12-081	NEW-P	82-13-066	504-17-180	NEW-P	82-17-045
480-12-081	NEW	82-16-029	504-17-190	NEW-P	82-17-045
480-12-082	NEW-P	82-13-066	504-17-200	NEW-P	82-17-045
480-12-082	NEW	82-16-029	504-17-210	NEW-P	82-17-045
480-12-096	REP-P	82-13-066	504-17-220	NEW-P	82-17-045
480-12-096	REP	82-16-029	504-17-230	NEW-P	82-17-045
480-12-110	AMD-P	82-09-037	504-17-240	NEW-P	82-17-045
480-12-110	AMD	82-12-062	504-17-250	NEW-P	82-17-045
480-12-195	AMD-E	82-02-083	504-17-900	NEW-P	82-17-045
480-12-195	AMD-P	82-02-086	504-17-910	NEW-P	82-17-045
480-12-195	AMD	82-05-022	504-17-930	NEW-P	82-17-045
480-12-195	AMD-E	82-09-041	516-20	REP-P	82-05-038
480-12-195	AMD-P	82-09-042	516-20	REP	82-11-063
480-12-195	AMD	82-12-061	516-20-005	REP-P	82-05-038
480-12-210	AMD-P	82-14-085	516-20-005	REP	82-11-063
480-12-210	AMD-C	82-17-035	516-20-010	REP-P	82-05-038
480-12-210	AMD-W	82-18-038	516-20-010	REP	82-11-063
480-12-350	AMD-P	82-09-036	516-20-011	REP-P	82-05-038
480-12-350	AMD	82-12-063	516-20-011	REP	82-11-063
480-12-430	AMD-P	82-23-065	516-20-015	REP-P	82-05-038
480-12-445	AMD-P	82-23-065	516-20-015	REP	82-11-063
480-62-090	AMD-E	82-02-085	516-20-020	REP-P	82-05-038
480-62-090	AMD-P	82-02-088	516-20-020	REP	82-11-063
480-62-090	AMD	82-05-020	516-20-030	REP-P	82-05-038
480-70-150	AMD-P	82-10-018	516-20-030	REP	82-11-063
480-70-150	AMD	82-13-089	516-20-040	REP-P	82-05-038
480-70-400	AMD-E	82-02-084	516-20-040	REP	82-11-063
480-70-400	AMD-P	82-02-087	516-20-050	REP-P	82-05-038
480-70-400	AMD	82-05-021	516-20-050	REP	82-11-063
480-80-125	AMD-P	82-05-047	516-20-071	REP-P	82-05-038
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